













FIRE LIMITS



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## General Ordinance No. 685

An ordinance fixing the compensation of Officers and employees in the employ of the City of Fort Wayne in the Municipal Electric Light and Power Works.

## Section 1

Be it ordained by the Common Council of the City of Fort Wayne, that the Board of Public Works of said city, be and they are hereby authorized and empowered to employ the following named officers and employees at and for the compensation hereinafter stated.

One secretary and manager, whose salary is fixed at the rate of One hundred and Twenty Five dollars (\$125.00) per month which may be increased by the board to one hundred and fifty dollars (\$150.00) per month.

One superintendent and chief electrician, whose salary is fixed at the rate of one hundred and Twenty-five dollars (\$125.00) per month which may be increased to one hundred and fifty dollars (\$150.00) per month by the Board.

One chief engineer of power house, whose salary is fixed at the rate of one hundred and twenty five dollars (\$125.00) per month which may be increased by the board to one hundred and fifty dollars (\$150.00) per month.

One auditor whose salary is fixed at the rate of seventy five dollars (\$75.00) per month which may be increased to one hundred dollars per month.

One foreman of meter department, whose salary is fixed at the rate of seventy-five dollars (\$75.00) per month which may be increased by the board to ninety dollars per month.

One ledger clerk, whose salary is fixed at the rate of sixty dollars (\$60.00) per month which may be increased by the Board to seventy dollars (\$70.00) per month.

Necessary assistant clerks, the salary of each of whom is fixed at the rate of fifty dollars per month (\$50.00) which may be increased by the Board to sixty dollars per month.

Necessary stenographers, the salary of each of whom is fixed at the rate of thirty dollars (\$30.00) per month which may be increased by the Board to forty dollars per month (\$40.00).

Necessary solicitors, the salary of each of whom is fixed at the rate of seventy dollars per month which may be increased by the board to eighty-five dollars (\$85.00) per month.

One draftsman and clerk, whose salary is fixed at the rate of sixty dollars (\$60.00) per month which may be increased by the Board to seventy dollars (\$70.00) per month.



One general foreman of line construction, whose salary is fixed at the rate of seventy-five dollars (\$75.00) per month which may be increased by the Board to ninety dollars (\$90.00) per month.

Necessary assistant engineers at power house, the salary of each of whom is fixed at the rate of seventy-five dollars (\$75.00) per month which may be increased by the Board to eighty-five dollars (\$85.00) per month.

Necessary assistant electricians and switch board operators at power house the salary of each of whom is fixed at the rate of seventy-five dollars (\$75.00) per month which may be increased to eighty-five dollars (\$85.00) per month.

Necessary firemen, the salary of each of whom is fixed at the rate of sixty dollars per month which may be increased by the Board to sixty-five dollars (\$65.00) per month.

Necessary service men, the salary of each of whom is fixed at sixty-five dollars (\$65.00) per month which may be increased by the Board to seventy-five dollars (\$75.00) per month.

Necessary municipal public lighting contract service men, the salary of each of whom is fixed at sixty dollars (\$60.00) per month which may be increased by the Board to seventy-dollars (\$70.00) per month.

Necessary meter inspectors and testers, the salary of each of whom is fixed at the rate of sixty dollars (\$60.00) per month, which may be increased by the Board to seventy-dollars (\$70.00) per month.

Necessary meter readers, the salary of each of whom is fixed at the rate of fifty dollars per month which may be increased by the Board to sixty dollars per month.

## Section II.

This ordinance to be in full force and take effect on Feb. 1st 1915, and after its passage and approval by the mayor.

Frank J. Schlbosler

Done at the Council Chamber, in the City of Fort Wayne, Indiana, this 9th day of Feb. 1915

"We hereby Certify, That the Common Council of the City of Fort Wayne, at a Regular meeting held on the 9th day of February, 1915, by a majority vote of all the members elect did pass the ordinance herunto attached, and known as General Ordinance No. 685.

Wm. A. Beyer  
President

J. W. Dargatz  
City Clerk



Presented to the Mayor for approval on the  
11th day of February, 1915

H. W. Boergen  
city clerk.

Approved this 16th day of February, 1915.  
W<sup>m</sup> J. Hoag  
Mayor.



General Ordinance # 686.

An Ordinance fixing the bond of certain officers and employees in the employ of the City of Fort Wayne on the Municipal Electric Light & Power works.

Section I Be it ordained by the common council of the City of Fort Wayne, that all of the officers and employees in the employ of the City of Fort Wayne on the employ of the Municipal Electric Light & Power Works be and they are hereby required to execute to the City of Fort Wayne, for the faithful and honest performance of their duties as such officers and employees the following bonds:

That the secretary and manager execute a bond in the sum of twenty-five thousand dollars (\$25,000) with security to the approval of the Board of Public Works; that the auditor execute a bond in the sum of ten thousand dollars (\$10,000) with security to the approval of the Board of Public Works; that the ledger clerk and all other necessary assistant clerks each execute a bond in the sum of one thousand dollars (\$1,000.00) with responsible surety company as surety and to the approval of the Board of Public Works, and the said Board is hereby authorized to pay the premium to such surety company on each of said bonds so executed by said ledger clerk and other necessary assistant clerks.

Section II That this ordinance be in full force and effect from and after its passage and approval by the mayor, and legal publication

W<sup>m</sup> A. Beyer

Done at the Council Chamber, in the City of Fort Wayne, Indiana, this 23rd day of February 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 23rd day of February, 1915, by a majority vote of all the members elect did pass the Ordinance hereto attached, and known as General Ordinance No. 686

W<sup>m</sup> A. Beyer  
President

J. W. Boergen  
City Clerk

Presented to the Mayor for approval on the  
26th day of Feb, 1915.

J. M. Boerger.  
city Clerk.

Approved this 8th day of March, 1915  
W. M. J. Gray  
Mayor.



General Ordinance # 687

An ordinance authorizing the sale of property in connection with the Water Works Department by the Board of Public Works.

Whereas, it is desired by the Board of Public Works of the City of Fort Wayne to sell and dispose of certain scrap, copper and scrap brass of the value of less than one hundred dollars (\$100.00) now therefore

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, That the Board of Public Works of said city be and it is hereby authorized and directed to sell and dispose of said scrap, copper and scrap brass, and that the same be sold and disposed of without the appointment of appraisers by the Judge of the court.

Section II

That this ordinance be in full force and take effect from and after its passage and approval by the mayor and legal publication.

C. O. Lippert

Done at the Council Chamber in the City of Fort Wayne this 23rd day of February 1915.

We hereby Certify That the Common Council of the city of Fort Wayne Indiana, at a Regular meeting held on the 23rd day of February 1915, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 687

Wm. Q. Bayer  
President

JMBoerger  
city clerk.

Presented to the Mayor for approval on the 26th day of February 1915.

JMBoerger  
city clerk.

Approved this 1st day of March 1915,  
Wm. J. Hoey  
Mayor.

General Ordinance No. 688.

An ordinance Fixing the Compensation of Officers and Employees of the Water Works Department.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Works of said City be and they are hereby authorized to employ the following named Officers and employees at and for the compensation hereinafter mentioned.

Secretary of Water Works Department at a salary at the rate of one hundred and fifty dollars (\$150.00) per month.

Superintendent of Pumping Stations at a salary at the rate of not less than one hundred twenty-five dollars (\$125.00) per month, which may be increased by said board to one hundred fifty dollars (\$150.00) per month.

General Foreman of Construction at a salary at the rate of not less than one hundred dollars (\$100.00) per month, which may be increased by said board to one hundred twenty-five dollars (\$125.00) per month.

Chief Clerk of the Water Works department at a salary at the rate of seventy-five dollars (\$75.00) per month, which may be increased by said board to a sum not to exceed one hundred dollars (\$100.00) per month.

One Auditor of the Water Works department at a salary at the rate of seventy-five dollars (\$75.00) per month, which may be increased by said board to a sum not to exceed more than one hundred dollars (\$100.00) per month.

Two Ledger clerks at a salary at the rate of sixty five dollars (\$65.00) per month, which may be increased by said board to a sum not to exceed more than seventy five dollars (\$75.00) per month.

One Bill Clerk at a salary at the rate of fifty dollars (\$50.00) per month, which may be increased by said board to a sum not to exceed sixty-five dollars (\$65.00) per month.

One cashier at a salary at the rate of fifty dollars (\$50.00) per month, which may be increased by said board to a sum not to exceed sixty dollars (\$60.00) per month.

One clerk at a salary at the rate of forty dollars (\$40.00) per month, which may be increased by said board to a sum not to exceed fifty dollars per month (\$50.00).

Four (4) meter readers at a salary at the rate of sixty dollars per month, which may be increased by said board to a sum not to exceed sixty-five dollars (\$65.00) per month.

One Bill Clerk at a salary at the rate of fifty dollars (\$50.00) per month, which may be increased by said board to a sum not to exceed sixty-five dollars (\$65.00) per month.



at the rate of seventy-five dollars (\$75.00) per month which may be increased by said board to a sum not to exceed eighty dollars (\$80.00) per month.

One joiner and roller engineer at a salary at the rate of sixty-five dollars (\$65.00) per month which may be increased by said board to a sum not to exceed seventy dollars (\$70.00) per month.

Two (2) firemen at a salary at the rate of sixty dollars (\$60.00) per month which may be increased by said board to a sum not to exceed sixty-five dollars (\$65.00) per month.

Three (3) motor attendants at a salary at the rate of (\$65.00) per month, which may be increased by said board to a sum not to exceed seventy dollars (\$70.00) per month.

One machinist at a salary at the rate of fifty dollars (\$50.00) per month, which may be increased by said board to a sum not to exceed fifty-five dollars (\$55.00) per month.

One assistant foreman at a salary at the rate of seventy-five dollars (\$75.00) per month, which may be increased by said board to a sum not to exceed eighty-five dollars (\$85.00) per month.

One chief flumber at a salary at the rate of seventy-five dollars (\$75.00) per month, which may be increased by said board to a sum not to exceed eighty-five dollars (\$85.00) per month.

One chief clerk of construction and maintenance at a salary at the rate of seventy-five dollars (\$75.00) per month, which may be increased by said board to a sum not to exceed eighty dollars (\$80.00).

One store keeper at a salary at the rate of fifty-five dollars (\$55.00) per month, which may be increased by said board to a sum not to exceed sixty-five dollars (\$65.00) per month.

One draftsman at a salary at the rate of sixty-five dollars (\$65.00) per month, which may be increased by said board to a sum not to exceed seventy-five dollars (\$75.00) per month.

One flumber at a salary at the rate of sixty dollars (\$60.00) per month, which may be increased by said board to a sum not to exceed seventy dollars (\$70.00) per month.

One Valve man at a salary at the rate of sixty-seven dollars and fifty cents (\$67.50) per month, which may be increased by said board to a sum not to exceed seventy-five dollars (\$75.00) per month.

Four (4) drivers and repair men at a salary at the rate of sixty dollars (\$60.00) per month, which may be increased by said board to a sum

not to exceed sixty-five dollars (\$65.00) per month.

Section II.

That this ordinance be in full force and effect from and after its passage and approval by the mayor and legal publication.

Frank J. Kellebaker.

Did at the Council Chamber in the city of Fort Wayne, Indiana, this 9th day of March 1915.

Be it hereby certified, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 9th day of March, 1915, by a majority vote of all the members elected did pass the ordinance herewith attached, and known as General Ordinance No. 688.

Wm. A. Bayer  
President.

J. M. Boergen  
City Clerk.

Presented to the Mayor for approval on the 11th day of March 1915.

J. M. Boergen  
City Clerk.

Approved this 14th day of March, 1915.

Wm. J. Hickey  
Mayor



## General Ordinance No. 689

An Ordinance authorizing the alienation of certain personal property.

Section I. Be it ordained by the Common Council of the city of Fort Wayne, That the mayor is hereby authorized to sell two (2) certain boilers, stoves, electrical equipment, switch boards, switches, and switch material and certain other personal property located at Municipal Electric Light and Power Works on North Clinton Street, and to sign any and all necessary instruments to consummate such sale; provided, said property shall first be appraised by two appraisers, appointed by the Judge of the Allen Circuit Court, and the City Attorney is hereby authorized, by proper petition made to said court to have said appraisers appointed.

Section II. That this ordinance be in full force and take effect from and after its passage and approval by the mayor and legal publication.

Eugene D. Smith

Done at the Council Chamber, in the City of Fort Wayne, Indiana, this 23rd day of March 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 23rd day of March 1915, by a majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance No. 689.

W<sup>m</sup> R. Bayer  
President

J. W. Boerger  
City Clerk.

Presented to the mayor for approval on the 25th day of March, 1915.

J. W. Boerger  
City Clerk.

Approved this 4th day of April 1915  
W<sup>m</sup> J. Hovey  
Mayor.

General Ordinance No. 690

An ordinance prohibiting the emission of smoke from smoke stacks and chimneys and declaring the same to be a nuisance.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the emission of dense, black smoke from any smoke stack or chimney used in connection with any stationary steam boiler, locomotive or furnace of any description within the corporate limits of the City of Fort Wayne, Indiana, in any apartment house, office building, hotel, theatre, place of public amusement, school building, institution locomotive, factory, foundry building, used for manufacturing or mercantile operations or any other structure within said city or in any building used for any purpose of trade or any other purpose, except as a private residence, shall be deemed and is hereby declared to be a public nuisance, and is hereby declared to be unlawful and prohibited.

Section II.

That the Board of Public Works of the City of Fort Wayne be and it is hereby requested to instruct the chief engineer of the water works Department to act as and in the capacity of Smoke Inspector and as such he shall be the deputy of the Inspector of Buildings.

Section III.

The Smoke Inspector shall have authority to inspect, supervise and require all steam boilers or furnaces, either stationary or locomotive, and all other furnaces within the corporate limits of the City of Fort Wayne, to be so constructed, or if already constructed, to be so altered or have attached thereto such efficient smoke preventive so as to prevent the production and emission of such dense, black smoke therefrom, which is prohibited by section one (1) hereof, and he shall further have authority to supervise the igniting, stoking, feeding and attending such steam boilers and other furnace fires and he shall have authority to enter any steam boiler or engine room or any building not occupied exclusively as a private residence, and any person or persons hindering or obstructing him in the performance of such duties shall be deemed guilty of violating the provisions of this ordinance.

Section IV.

Whenever any person shall be desirous of constructing or altering any steam boiler, locomotive or furnace within the corporate limits of the City of Fort Wayne, he or they shall notify said Smoke Inspector shall furnish to him a written statement giving the style and dimension of such boiler and



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furnace, together with the height and size of said stack and chimney and the method of device to be adopted for preventing the emission of such dense, black smoke therefrom. If, in the opinion of the Smoke Inspector it shall appear necessary, drawings of the above apparatus, may be required and no such construction or alteration shall be made unless the same is first improved by the Smoke Inspector.

Section IV.

The owner, agent, lessee, or occupant of any building or structure of any description, except a building used exclusively for private residence purposes, from the smoke stack or chimney of which there shall issue or be emitted such dense black smoke within the corporate limits of the City of Fort Wayne and the general manager or superintendent having charge of any boiler or locomotive within said city from a smoke stack or chimney of which there shall issue dense, black smoke within the corporate limits of said city shall be deemed and held guilty of creating a public nuisance and of violating the provisions of section one (1) of this ordinance.

Section V.

That any one violating any of the provisions of this ordinance shall be fined in any sum not less than five dollars (\$5.00) nor more than one hundred dollars (\$100.00).

Section VI.

That this ordinance be in full force and take effect from and after its passage, approval by the Mayor, and legal publication.

W<sup>m</sup> A. Bayer

Done at the Council Chamber in the City of Fort Wayne, Indiana, this 23rd day of March 1915.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 23rd day of March 1915, by a majority vote of all the members elect did pass the ordinance hereunto attached, and known as General Ordinance No 690.

W<sup>m</sup> A. Bayer  
President

H. W. Boerger  
City Clerk.

Presented to the Mayor for approval on the 25th day of March, 1915.

H. W. Boerger  
City Clerk.

Approved this 4th day of April 1915.

J. H. Hrey  
Mayor

## General Ordinance No. 691

For ordinance providing for the control of public improvements on State Boulevard, from the east line of Florida Drive to Anthony Boulevard.

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Commissioners is hereby authorized to relinquish the control of State Boulevard from the east line of Florida Drive to Anthony Boulevard, and that the Board of Public Works is here by full power and control for all public improvements on same.

## Section II.

Any and all parts of ordinance conflicting with this ordinance are hereby repealed.

## Section III.

This ordinance to be in full force and take effect from and after its passage and approval by the mayor and legal publication.

Attest: Agree.

Filed at the Council Chamber this 13th day of April, 1915.

We hereby certify, that the Common Council of the City of Fort Wayne Indiana at a Regular meeting, held on the 13th day of April, 1915, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 691

Wm R. Bayer  
President

D. W. Borgee  
City Clerk.

Presented to the Mayor for approval on the 15th day of April 1915.

J. W. Borgee  
City Clerk.

Approved this 24th day of April, 1915  
Wm J. Hagey  
Mayor



General Ordinance No. 692

An Ordinance authorizing the Department of Public Safety to employ a wire lineman in connection with the fire force and department of the City.

Section I. Be it ordained by the Common Council of the City of Fort Wayne, That the Board of Public Safety be and it is. Thereby authorized and permitted to employ an electric wire lineman in connection with the fire force and department of the city, who shall be paid at a salary at the rate of eighty dollars (\$80.00) per month.

Section II. That this ordinance be in full force and take effect from and after its passage and approval by the mayor and legal publication.

Done at the Council Chamber this 13th day of April, 1915, in the City of Fort Wayne, Indiana.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 13th day of April, 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 692.

Wm. A. Bager  
President

D. W. Boergen  
City Clerk

Presented to the Mayor for approval on the 15th day of April, 1915.

D. W. Boergen  
City Clerk.

Approved this 24th day of April 1915  
Wm. J. Hovey  
Mayor

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General Ordinance No 693.

(An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne, by and through its Board of Public Works and the United States Cast Iron Pipe and Foundry Company, relative to purchasing cast iron pipe for the Water Works Department.

Witness, on the 2nd day of March, 1915, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the United States Cast Iron Pipe and Foundry Company, relative to the purchase of cast iron water pipe for the Water Works Department which contract is in the following words:

This agreement, made and entered into this 2d day of March, 1915, by and between the City of Fort Wayne, by and through its Board of Public Works, for convenience hereinafter designated as party of the first part and the United States Cast Iron Pipe and Foundry Company, for convenience hereinafter designated as party of the second part, Witnesseth:

That the party of the first part agrees and binds itself to buy, and the party of the second part agrees to sell and deliver to the party of the first part the following: Three hundred (300) tons of six inch (6") to twelve (12") inch Cast Iron Bell and Spigot Water Pipe, for which the party of the first part agrees to pay twenty-two dollars and forty-five cents (\$22.45) per ton, and such quantities of Bell and Spigot special castings as said board may deem proper and necessary during the delivery and laying of said pipe, for which castings said first party agreed to pay two and three-fourths cents (2  $\frac{3}{4}$ ) per pound. Said first party shall have the privilege of increasing the amount of each of the above items of pipe and specials fifty per cent (50%) at the same price. All of said pipe and castings shall be delivered at said price f. o. b. Fort Wayne, Indiana.

Said pipe and castings conform with the American Water Works Association standard specifications and to the specifications hereto attached, which specifications and bid of said second party and the advertisement for bids are made a part of this contract as much as if all the same were copied herein at full length, and the certificate of test provided for in the specifications shall accompany each shipment.

Said second party to furnish all of said pipes to said city from time to time as ordered by said city through its Board of Public Works, so that each and every request for shipment shall be fulfilled within ten (10) working days from the time the request is made.

It is further agreed and understood that said pipe shall be of the kind and material and manufactured in the manner specifically described in the specifications therefore.



It is also agreed that said specials aforesaid shall include hubs and spigots, which shall be of standard weight, according to standard specifications.

Said second party further agrees to furnish to said first party a bond in the sum of one thousand (\$1000.00) dollars guaranteeing faithful performance of the within contract, with the sureties to be approved by said first party.

Payment for said pipe and special castings to be new cash, within thirty (30) days from date of invoice.

On Witness Whereof, the parties hereto have hereunto set their hands and seals the day and year first above written.

City of Fort Wayne, By  
Robert E. Kelly,

Henry Wiegman

Do Board of Public Works.

United States Cast Iron Pipe and  
Foundry Company, By

M. J. Woodruff

Do Sales Manager.

Attest  
C. W. Bennett  
Secretary.

# Section I

Be it Ordained by the Common Council of the City of Fort Wayne, Indiana that the contract heretofore entered into on the - day of March, 1915, by and between the City of Fort Wayne, by and through its Board of Public Works and the United States Cast Iron Pipe and Foundry Company as more fully set out in the preamble hereto, be and the same is in all things ratified and approved.

# Section 2.

This Ordinance to be in full force and take effect from and after its passage and approval by the Mayor and Legal Publication.

Wm. A. Bayer.

Done at the Council Chamber in the City of Fort Wayne this 13th day of April 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 13 day of April, 1915, by a majority vote of all the members present, did pass the ordinance herewith attached and known as General Ordinance No. 693.

Wm. A. Bayer  
President.

D. W. Boergen  
City Clerk.

Presented to the Mayor for approval on the 15 day of April 1915

D. W. Boergen City Clerk

Approved this 24th day of April

Wm. J. Hays Mayor

## General Ordinance No. 694

An ordinance extending the city limits and annexing certain territory to the city of Fort Wayne, Indiana and making same part of the sixth ward.

## Section I.

Be it ordained by the Common Council of the city of Fort Wayne, Indiana, that the territorial limits of the city of Fort Wayne, be and are hereby extended as follows:

Commencing at a point where the center line of Calhoun Street intersects the south city limits, thence west along the south city limits; to the east line of Fairmount addition, thence south along the said east line of Fairmount addition, thence south along the said east line of Fairmount addition to the north line of McKinnisville addition, thence east along the said north line of McKinnisville addition to the center line of Calhoun Street, thence north along the said center line of Calhoun Street to the place of beginning.

## Section II

Be it further ordained that the following described property commencing at a point where the center line of Calhoun Street intersects the south city limits; thence west along the said south city limits, to the east line of Fairmount addition, thence south along the said east line of Fairmount addition, to the north line of McKinnisville addition, thence east along the said north line of McKinnisville addition to the center line of Calhoun Street, thence north along the said center line of Calhoun Street to the place of beginning, be and is hereby made a part of the sixth ward of said city of Fort Wayne for all purposes.

## Section III

That this ordinance be in full force and to take effect from and after its passage legal publication and approval by the mayor

Frank J. Schrieber

Done at the Council Chamber this 13 day of April 1915. In the City of Fort Wayne.

We hereby Certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 13th day of April, 1915, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 694.

Wm. A. Beyer  
President

D.W. Boergen  
city clerk.

Presented to the mayor for approval on the 15th day of April 1915.

D.W. Boergen



Approved this 24th day of April 1910.

W<sup>m</sup> J. Henry  
Mayor

General Ordinance No. 695.

An ordinance regulating travel and traffic upon the streets, alleys and public places in the City of Fort Wayne, and providing a penalty for its violation.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that it shall be unlawful for any person, firm or corporation to cause, permit or allow any vehicle drawn by animal or motor power to be or remain on any public street, alley or public place within the City of Fort Wayne closer than thirty (30) feet to any fire or water hydrant owned and maintained by such city.

Section II.

Any one violating any of the provisions of this ordinance shall be fined in any sum not exceeding twenty-five dollars (\$25.00).

Section III.

That this ordinance be in full force and take effect from and after its passage, approval by the Mayor and legal publication.

Jacob W. Martin,

Done at the Council Chamber in the City of Fort Wayne, this 27 day of April 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of April 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 695.

W<sup>m</sup> A. Bayer  
President

H. W. Boerger  
City Clerk

Presented to the Mayor for approval on the 29th day of April 1915

H. W. Boerger  
City Clerk.

Attested this 8th day of May 1915,

W<sup>m</sup> J. H. Owen  
Mayor



## General Ordinance No. 696.

An ordinance authorizing the employment by the Department of Public Parks of certain officers and employees, and fixing their salaries.

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Department of Public Parks be and it is hereby authorized and empowered to employ the following named officers and employees, and for the compensation hereinafter mentioned.

The secretary of the Department of Public Parks, which office is required by law, shall receive a salary at the rate of one Hundred Twenty-Five (\$125.00) Dollars per month, which may be increased by the Department of Public Parks to a sum not exceeding at the rate of One Hundred Fifty (\$150.00) Dollars per month.

One engineer, who shall receive a salary of one hundred (\$100.00) per month, which may be increased by the Department of Public Parks to a sum not exceeding at the rate of One Hundred Thirty-Five (\$135.00) Dollars per month.

One superintendent and forester who shall receive a salary at the rate of one Hundred Twenty-five (\$125.00) Dollars per month, which may be increased by the Department of Public Parks to a sum not exceeding at the rate of One Hundred Fifty (\$150.00) Dollars per month.

One chief of assessment bureau, who shall receive a salary at the rate of Sixty-Two (\$62.00) Dollars per month which may be increased by the Department of Public Parks to a sum not exceeding at the rate of Seventy-Two (\$72.00) Dollars per month.

One record clerk who shall receive a salary at the rate of Fifty (\$50.00) per month, which may be increased by the Department of Public Parks to a sum not exceeding at the rate of Sixty-five (\$65.00) Dollars per month.

## Section II.

That the salaries mentioned in Section One shall become effective and payable from the 1st day of April 1915.

## Section III.

This ordinance to be in full force and take effect on and after its passage, approval by the mayor and legal publication.

J. F. R.

Done at the Council Chamber, in the City of Fort Wayne, this            day of            1915.

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We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of April, 1915 by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No 696.

Wm A. Boyer  
President

To W. Boerger.  
City Clerk.

Presented to the Mayor for approval on the 29th day of April, 1915

To W. Boerger.  
City Clerk.

Not approved by the Mayor see Council Proceedings of May 11, 1915.

General Ordinance No. 697.

An ordinance authorizing the Department of Public Parks of the City of Fort Wayne, Indiana to take over and control certain parts of Anthony Boulevard in the said city to be converted by the Board of Park Commissioners into a boulevard.

Section I. Be it ordained by the Common Council of the City of Fort Wayne, Indiana, That the Department of Public Parks is hereby authorized to take over and control that part of the street in said city known as Anthony Boulevard, from the South bank of the Maumee River to the North line of Maumee Avenue, for the purpose and with the right upon the part of the Board of Park Commissioners of said city to convert the same into a boulevard; and said Board of Park Commissioners shall have full power to govern, manage, maintain, regulate and direct the public use thereof as a boulevard, and to subject the same to its rules and regulations; subject however, to the laws of the state, and to the powers of the Common Council in relation thereto.

Section II. This ordinance shall be in full force and effect from and after its passage, legal publication and approval by the Mayor.

A. H. Kellar  
Jacob Hartman.  
J. Scott Agnew.

~~Done at~~ the Council Chamber this 27th day of April, 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of April, 1915, by a majority vote of all the members elect, did pass the Ordinance hereto attached, and known as General Ordinance No. 697.

Wm A. Bayer  
President.

D. W. Boerger.  
city clerk.

Presented to the Mayor for approval on the 29th day of April, 1915

D. W. Boerger  
city clerk

Approved this 8th day of May, 1915

Wm J. Hovey  
Mayor.



An ordinance requiring the installation and bringing within the curb lines of all water service connections before the permanent improvement of any street, providing for the making and bringing in to such curb lines of such water service connections on failure of the property owner so to do and providing a method therefor, as well as for the collection of the cost thereof.

Section I

Be it Ordained by the Common Council of the City of Fort Wayne, Indiana, that hereafter whenever the Board of Public Works or the Board of Park Commissioners of the city of Fort Wayne, adopt any resolution providing for the permanent improvement of any street or boulevard under its jurisdiction and control it shall provide therein that all owners of abutting property upon the portion of said street covered by said resolution shall, through the Water Works Department of said city, arrange for the bringing inside the curb of water service connections, and shall show on the plans and specifications adopted under said proceedings, the water service connections that must be brought inside the curb before the permanent improvement of such street, and on the notice of the declaring of such resolution shall notify such property owners, the water service connection for which property has not theretofore been laid and brought within the curb, of the fact that unless such property owner brings such water service connections within such curb, through the water works department, that the same will be brought in by the city and the expense thereof collected as herein provided.

It shall be the duty of the water works department and its engineer to file with such board of public works or board of park commissioners, as the case may be, at the time of filing of estimates of expense of such improvement, a plan and estimate of all water service connections not theretofore brought within such curb.

Section II.

It shall be the duty of every property owner, the water service connection for which property has not been brought within the curb, to bring the same within the curb, through the water works department on or before the advertising by such board for bids under such resolution, at the time of advertising for such bids such board shall call for bids upon installation of such water service connections and the bringing of the same within the curb, and in letting the contract for the work under such resolution shall include therein the work of furnishing material and performing the labor for the making of such water service connection and the bringing of the same inside the curb as to all property, the owner of which has failed to comply with the provisions of this ordinance.

Section III.

The cost of making such water service connection and bringing of the same north in the curb as to each parcel of land shall be added to the amount of the assessment for the same improvements, and if such parcel does not shall be collected by the Treasurer of the city north and the same with the remaining portion of said assessment, and any waivers issued for the payment of such street assessment shall include therein a waiver as to the cost of such water service connection, and upon the final payment of such assessment the Treasurer of such city shall pay the amount assessed for the cost of such water service connection to the water works department of said city.

Section II.

That the expense of such water service connection shall be a lien upon the property for which it was made, collectable in the same manner as assessments for street and sewer improvements are collected, and all the provisions of the laws of the State of Indiana affecting said city of Fort Wayne and relating to the method of collection and assessment of street and sewer improvement assessments shall be applicable to the assessment and collection of said expenses.

Section I.

That the provisions of this ordinance be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

Jacob Hartman.

Done at the Council Chamber in the City of Fort Wayne, Indiana, this 11th day of May 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 11th day of May 1915, by a majority vote of all the members elect did pass the ordinance hereunto attached, and known as General Ordinance No. 698.

Wm. C. Boyer  
President

J. W. Boyer  
City Clerk.

Presented to the Mayor for approval on the 13th day of May 1915

D. W. Boyer  
City Clerk.

Approved this 19th day of May 1915

Wm. J. Hay  
Mayor.

General Ordinance No. 699.

An ordinance authorizing the employment of certain clerks and employees and fixing their salaries by the Department of Public Parks.

Section I.

Be it ordained by the Common Council of The City of Fort Wayne, Indiana, that the Department of Public Parks be and it is hereby authorized and empowered to employ the following clerks and employees at and for the following compensation:

A secretary of the department who shall receive a salary at the rate of one hundred and thirty five dollars (\$135.00) per month.

A superintendent of parks and forests who shall receive a salary at the rate of One hundred and twenty-five dollars (\$125.00) per month.

A chief of the assessment bureau who shall receive a salary at the rate of sixty five dollars (\$65.00) per month to and including the 30th day of June, 1915 and at the rate of seventy five dollars (\$75.00) per month from and after the said 30th day of June, 1915.

A second clerk who shall receive a salary at the rate of fifty five dollars (\$55.00) per month to and including the 30th day of June, 1915 and at the rate of sixty dollars (\$60.00) per month from and after the said 30th day of June, 1915.

An engineer at the rate of one hundred and thirty-five dollars (\$135.00) per month to and including the 31st day of May, 1915 and from and after said 31st day of May 1915 such engineers as said board may desire the salary of all of which, jointly, shall not exceed for any one month the sum of sixty five dollars (\$65.00)

Section II.

That this ordinance be in full force and take effect from and after April 1st 1915, and its passage and approval by the mayor.

Wm. A. Bayer.

Done at the Council Chamber, in the City of Fort Wayne, this 25th day of May 1915.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of May, 1915, by a majority vote of all the members elect, did pass the ordinance herein attached, and known as General Ordinance No 699.

Wm. A. Bayer  
President

G. W. Boerger.  
City Clerk.

Presented to the mayor for approval on the 27 day of May 1915.

G. W. Boerger.



Approved this 27th day of May 1910

10<sup>m</sup> of May  
May.

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The ... of the ...

Section I

The ... of the ...

Section II

The ... of the ...

Section III

The ... of the ...

Section IV

The ... of the ...

The ... of the ...

The ... of the ...

The ... of the ...

An ordinance amending section 3 of an ordinance entitled, "An ordinance amending sections 1, 25, and 34 of 'An Ordinance regulating wholesaling and retailing of provisions and articles of food upon Bass Street Market and providing a penalty for the violation of the provisions of this ordinance.' Passed May 28th, 1912.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that section three (3) of the above entitled ordinance be amended to read as follows:

Section 3. That Section 34 be amended to read as follows: "all persons desiring to renew the rental of stalls or stands shall file notice of their desire so to renew with the clerk of the Board of Public Safety between the first day of May and the first day of June of each year provided, however that the right to renew such stall or stand is only given to the marketer who produces the commodity he sells. Thereupon the clerk shall immediately issue an order to the applicant for said stand or stall and upon the immediate presentation of the same and upon the immediate payment of \$15.00 fifteen dollars by the applicant to the city controller, the latter shall issue a certificate to the applicant entitling him to use said stand or stall for a period of one year from the date of said certificate, which certificate shall be dated the third Saturday of June. All stands or stalls not renewed before the third Saturday of June, shall be rented on said day to marketers who produce the commodity sold by them upon the market if any such producer apply therefor, and thereafter to applicants in the order in which application is made; provided, however that no application for rental of said stands or stalls shall be received before 10:00 o'clock A.M. of said third Saturday of June and all certificates shall be issued so as to expire by the third Saturday of June. Upon the issuing of an order by the clerk to said applicant he shall present such certificate to said controller as hereinbefore ordained."

Section 4

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

H. J. Korte.

Done at the Council Chamber in the City of Fort Wayne, this 25th day of May 1915.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 25th day of May 1915, by a majority vote of all the members did pass the ordinance hereto attached and known as General Ordinance No. 701.



Wm G. Breyer.  
Vice-President

J. W. Brouger  
City Clerk.

Presented to the Mayor for approval on the 27th day  
of May 1915.

J. W. Brouger  
City Clerk.

Approved this 1st day of June 1915

Wm G. Breyer  
Vice-President.

General Ordinance No. 702.

An ordinance amending sections 11, 31, and 37 of General ordinance No. 453 passed October 21, 1910 and being an ordinance entitled, "An ordinance to regulate moving travel, and traffic upon the streets, alleys and public places of the city of Fort Wayne and providing punishment for violation thereof."

Section I.

Be it ordained by the Common Council of the city of Fort Wayne, that section 11 of the above entitled ordinance be amended to read as follows:

Section 11. No vehicle unless in an emergency or upon order of a policeman or to allow another vehicle or pedestrian to cross its path shall be stopped in any public street or highway except near the right-hand curb thereof, and in no event shall any such vehicle be stopped except to await the traffic signal of a police or traffic officer nearer than fifty (50) feet to the nearest line of an intersecting street, unless such vehicle be owned and operated by the owner of the abutting property, and then only long enough to load or unload such vehicle."

Section II.

That section 31 of the above entitled ordinance be amended to read as follows:

Section 31. All vehicles and street cars approaching any corner, the traffic at which is controlled by a police or traffic officer shall be stopped at least eight (8) feet back of the nearest line of the intersecting street and upon the one blast of the police signal, the north and south traffic shall proceed and upon two blasts the east and west traffic shall proceed, but no traffic shall proceed until the giving of such police signal by the police or traffic officer at any such corner no north bound street car shall be started across said intersection until after all south bound cars shall have entirely passed the center line of the intersecting street; and no east bound street car shall be started across any such corner until all west bound cars shall have entirely passed the center line of the intersecting street. Three or more blasts is a signal of alarm and indicates danger."

Section III.

That section 37 of said ordinance be amended to read as follows:

"Section 37. At all corners in charge of police or traffic officers, pedestrians shall cross the intersecting streets within the lines of the own walks and intersecting street-walks and only at right angles. At other places within the said city except in cases of emergency, pedestrians should use only the sidewalks and cross walks and should never cross the streets except at regular crossings and at right angles. The roadbeds of the highway and streets are primarily intended for vehicles, but pedestrians have the right to cross them in safety and all drivers of vehicles shall exercise all proper care not

to require pedestrians, and pedestrians, before stepping from the sidewalk to the road, should look out for cars, and should not needlessly interfere with the passage of vehicles.

Section IV

That this ordinance be in full force and effect on and after its passage, and approved by the Mayor and legal publication.

Wm. H. Harrison.

Done at the Council Chamber in the City of Fort Wayne, this 25th day of May, 1915.

We do hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular Meeting, held on the 25th day of May, 1915, by a majority vote of all the members elect, did pass the ordinance here to attached and known as Ordinance No. 762.

T. W. Beyer,  
President

W. H. Harrison,  
City Clerk.

Presented to the Mayor for signature on the 27 day of May 1915.

W. H. Harrison,  
City Clerk.

Witness my hand this 1st day of June, 1915

T. W. Beyer,  
President



An ordinance amending section fourteen (14) of chapter (17) of an ordinance entitled "An Ordinance providing for all matters concerning, affecting or relating to the construction, equipment, alteration, repair or removal of buildings, structures and appurtenances thereof erected or to be erected in the City of Fort Wayne Indiana, as amended May 25, 1909, the same to be known and cited as the Building Code," passed by the Common Council on the 25th day of May, 1909.

Section I.

Be it ordained by the common Council of the City of Fort Wayne, that section fourteen (14) of chapter seventeen (17) of said ordinance be amended to read as follows: "Sec. 14. The space which may be occupied under the sidewalk by a property owner on the front or side of his building shall be limited to the exterior line of the curb; measurement to be taken from the curb line to the outside nose of the adjoining wall; provided the space under the sidewalk to the exterior line of the curb may be occupied by the property owner; the adjoining wall to be of such length and thickness as shall be prescribed by the Building Inspector and in no case shall an arch be built under an alley or under an entrance to an alley from the street. The application for a vault shall be accompanied by a written agreement upon a blank to be furnished by the Building Inspector, signed by the owner of the abutting property, contracting to release and relinquish the vault space, or permit its use as set forth in section fifteen (15) of chapter seventeen (17) of this ordinance, and to remove with out cost to the city all machinery, fixtures or structural part of the vault when so ordered by the Board of Public Works. At the time of filing such application for a vault, the applicant shall file with the Building Inspector a bond, with surety to be approved by the Board of Public Works of said city, in such time as said Board shall require, conditioned that such applicant will protect and save harmless said city against any loss or damage by reason of the construction of such vault or its maintenance to said city or any other person, and that said applicant will defend any action that may be instituted against said city by any person to recover any damages by reason of or connected with the maintenance of said vault, and that said applicant will, under no circumstances, directly or indirectly, make any claim for damages of any character growing out of or connected with the maintenance of such vault.

Section II.

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor and legal publication

Wm. C. Bayne

Done at the Council Chamber, in the City of Fort Wayne, this 25th day of May 1915

1. The day (Friday) that the ... of the City  
of Fort Wayne, Indiana, ... meeting held on the  
25th day of May 1915, by a ... of said ...  
elect, and ... the ... attached, and ...  
General Ordinance No. 703.

Wm. C. ...  
President

G. W. ...  
City Clerk.

Presented to the Mayor for approval on the 27th day of  
May, 1915

G. W. ...  
City Clerk.

Approved this 1st day of June 1915.

Wm. C. ...  
President

An ordinance extending the city limits and annexing certain territory to the city of Fort Wayne, Indiana, and making same part of the Seventh Ward.

Section I. Be it ordained by the Common Council of the City of Fort Wayne, Indiana that the territorial limits of the City of Fort Wayne, &c and are hereby extended as follows:

Commencing at a point in the south city limits one hundred eighty (180) feet east of the center line of Calhoun Street; thence west along the said south city limits to the center line of Calhoun Street; thence south along the said center line of Calhoun street to the north line of Mc Kinnierville Addition; thence east along the north line of Mc Kinnierville Addition extended or produced one hundred eighty (180) feet; thence north parallel with the center line of Calhoun street to the place of beginning.

Section II. Be it further ordained that the following described property: commencing at a point in the south city limits one hundred eighty (180) feet east of the center line of Calhoun street; thence west along the said south city limits to the center line of Calhoun Street; thence south along the said center line of Calhoun street to the north line of Mc Kinnierville Addition; thence east along the north line of Mc Kinnierville Addition extended or produced one hundred eighty (180) feet; thence north parallel with the center line of Calhoun street to the place of beginning, &c and is hereby made a part of the Seventh Ward of said City of Fort Wayne for all purposes.

Section III. That this ordinance be in full force and to take effect from and after its passage, legal publication, and approval by the mayor

P. U. Openioch

Done at the Council Chamber in the City of Fort Wayne Indiana this 8th day of June 1915.

We hereby Certify, That the Common Council of the city of Fort Wayne, Indiana, at a Regular meeting held on the 8th day of June 1915 by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 704

Wm A. Bayer P  
President

J. W. Boerger  
city clerk.

Presented to the mayor for approval on the 10th day of June 1915.

J. W. Boerger city clerk.



108  
Expenses of the 15th day of June 1813.  
W<sup>m</sup> J. H. May  
M<sup>rs</sup> W.

in continuance, affirming and ratifying a certain contract entered into by and between the City of Fort Wayne, Indiana, and the Fort Wayne and Northern Indiana Traction Company, for the laying of the said Traction Company's tracks on the center of State Boulevard from the center of Sky Run Avenue to the present eastern terminus of the street railway system.

Whereas, the aforesaid, Fort Wayne and Northern Indiana Traction Company, is the owner of a franchise or contract entered into by and between the Board of County Commissioners of Allen County, Indiana, and under which it is now operating a line of street railroad from the west end of State street over the St. Joseph River bridge and upon State street in said city the tracks of which are located partly on the north side and partly on the south side of said state street; and

Whereas, it is the desire of the City of Fort Wayne, and it hereby requests, that said track be located in the center of State street in lieu of at the sides thereof,

Now, Therefore, It Is Agreed by and between the City of Fort Wayne, party of the first part, and the Fort Wayne and Northern Indiana Traction Company, party of the second part that consent, permission and authority be and the same is hereby given to said Fort Wayne and Northern Indiana Traction Company to construct, maintain, and operate its said street railroad track in the center of state street from the center of Sky Run Avenue to the present eastern terminus of the street railway system operated by said company on said state street; and to construct maintain and operate all necessary switch and turn out tracks in connection therewith, but from a point twelve (12) feet west of the west line of Lot No. 3 in Wayne Water Power Company's Addition to said city said track may be laid and maintained by a suitable curve and across said bridge as now laid thereon until a new bridge is constructed across said river at or near same place when and in such event said track shall be moved to the center of said street and across such bridge on the center thereof and the pavement removed in so doing shall be replaced and repaired in as good condition as before removed, all at the expense of said Company.

That the said Fort Wayne and Northern Indiana Traction Company in the construction

4.

maintenance and operation of said street railway in the center of said street shall be governed and controlled by the same rights, privileges and duties as are contained in the original franchise or contract granted by said Board of County Commissioners for the construction, operation and maintenance of said street railway on State Street and by all the rights, privileges and duties contained in any and all contracts affecting said tracks on State Street or the operation thereof that may have been executed by the said Fort Wayne and Northern Indiana Traction Company or any of its predecessors in title to its system of street railroads within the city of Fort Wayne.

Witness our hands and seals this 24th day of May, 1915.

~~Attest~~  
A. W. Becker  
Clerk.

City of Fort Wayne,  
By: Robert E. Kelly.  
Frank E. Binegar.  
Henry Hilgeman.  
Board of Public Works.

Fort Wayne and Northern Indiana Traction Co.,  
By James M. Barrett  
President

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into by and between the city of Fort Wayne, Indiana, and the Fort Wayne and Northern Indiana Traction Company, on the 24th day of May, 1915, as more fully set out in the preamble hereto, be in all things confirmed and affirmed.

Section II.

This ordinance to be in full force and take effect from and after its passage approved by the mayor and legal publication.

J. T. Rigge

Done at the Council Chamber in the City of Fort Wayne this 8th day of June 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 8th day of June 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 705.

Wm. A. Bayer  
President.

H. W. Boerger  
City Clerk

Presented to the Mayor for approval on the 10th day of June 1915.

H. W. Boerger, City Clerk

Approved this 15 day of June 1915  
Wm. J. Hickey  
Mayor



General Ordinance No. 706.

An ordinance giving the controller the power to loan the park board money from the General Fund.

Section I. Be it ordained by the common Council of the city of Fort Wayne, Indiana, that the controller be hereby authorized to loan the park board a sum of money not exceeding \$10,000.00 which is to be refunded to the general fund by the taxes which will be due the park board from the fall payment of taxes. This loan only to be for the period from July 1, 1915 to December 31, 1915.

Section II. That this ordinance be in full force and effect on and after its passage and approval by the mayor.

Done at the Council Chamber in the City of Fort Wayne this 13th day of July 1915.

We hereby Certify, That the Common Council of the city of Fort Wayne, Indiana, at a Regular meeting, held on the 13th day of July 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached and known as General Ordinance No. 706.

Wm C. Bayer  
President.

J. W. Boerger  
City Clerk.

Presented to the mayor for approval on the 15th day of July 1915.

J. W. Boerger  
City Clerk.

Approved this 25th day of July, 1915.  
Hon J. H. [unclear]  
1915

General Ordinance No. 707.

An ordinance ratifying and approving the contract entered into by and between the City of Fort Wayne, and the Bass Foundry and Machine Company, relative to the furnishing and installation of a boiler at the Municipal Electric Light Plant.

Whereas heretofore on the 21 day of May, 1915, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the Bass Foundry and Machine Company for the furnishing and installation of a boiler at the Municipal Electric Light Plant, which contract is in the following

(Exhibit of contract on file in office of Secretary of City Light Department.)

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore on the 21st day of May, 1915 entered into by and between the City of Fort Wayne, by and through its Board of Public Works and the Bass Foundry and Machine Company, as set forth in the hereunto be and the same is hereby in all things ratified and approved.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.  
J. F. Rogge.

Done at the Council Chamber in the City of Fort Wayne this 13th day of July 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 13th day of July 1915, by a majority vote of all the members elect did pass the ordinance herunto attached and Known as General Ordinance No. 707.

Wm. Q. Bayer.  
President

J. W. Boerger.  
City Clerk.

Presented to the Mayor for approval this 15th day of July 1915.

J. W. Boerger  
City Clerk.

Approved this 26th day of July 1915  
J. W. Boerger  
City Clerk.

General Ordinance No. 708.

An ordinance ratifying and approving the contract entered into by and between the city of Fort Wayne, and the Detroit Stoker Company of Detroit, Michigan, relative to the furnishing and installation of a boiler at the Municipal Electric Light Plant.

Whereas heretofore on the 3rd day of April, 1915, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the Detroit Stoker Company of Detroit, Michigan, for the furnishing and installation of a boiler at the Municipal Electric Light Plant, which contract is in the following words:

(Exhibit of contract on file in the office of the Board of Public Works.)

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the Contract heretofore on the 3rd day of April 1915, entered into by and between the City of Fort Wayne by and through its Board of Public Works and the Detroit Stoker Company of Detroit, Michigan as set forth in the preamble hereto be and the same is hereby in all things ratified and approved.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

J. F. Kogge.

Done at the Council Chamber in the City of Fort Wayne this 13th day of July 1915.

We hereby Certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 13th day of July, 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 708.

Wm. A. Bayen.  
President

D. W. Boerger  
City Clerk.

Presented to the Mayor for approval on the 15th day of July, 1915.

J. W. Boerger.

Approved this 20th day of July 1915

Wm. A. Bayen  
President



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General Ordinance No. 709

An Ordinance transferring one hundred dollars (\$100.00) of the Incidental Fund appropriated to the Department of Public Works to the head of Liberty Bell Celebration under said Incidental fund.

Section I Be it ordained by the Common Council of the City of Fort Wayne that one hundred dollars (\$100.00) be and they are hereby transferred from the Incidental fund of account of the Department of Public Works to the Liberty Bell Celebration account under said incidental appropriation.

Section II. That this ordinance be in full force and take effect from and after its passage and approval by the mayor.

Eugene B. Smith.

Done at the Council Chamber in the City of Fort Wayne this 27th day of July 1915.

We hereby Certify That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of July, 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached and known as General Ordinance No. 709.

Wm A. Beyer  
President

H. W. Boergers  
City Clerk.

Presented to the Mayor for approval on the 29th day of July 1915.

H. W. Boergers  
City Clerk.

Approved this 29th day of July 1915

Wm A. Beyer  
Mayor

## General Ordinance No. 710.

An ordinance authorizing and permitting the Board of Public Works to expend the sum of Forty dollars (\$40.00) per month for additional clerical assistance in connection with Track Elevation matters.

Section I. Be it ordained by the Common Council of the City of Fort Wayne, that the Board of Public Works be and it is hereby authorized to employ additional clerical assistance in connection with Track Elevation matters, the cost of such assistance not to exceed the sum of forty dollars (\$40.00) per month, said money to be paid out of the Track Elevation fund.

Section II. That this ordinance be in full force and take effect from and after the first day of June 1915.  
Eugene B. Smith

Done at the Council Chamber in the City of Fort Wayne, this 27th day of July 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, at a Regular meeting held on the 27th day of July, 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 710.

Wm A. Bayer  
President

J. W. Boerger  
City Clerk.

Presented to the Mayor for approval on 29th day of July, 1915.

J. W. Boerger.

Approved this 31st day of July, 1915.

Wm J. Hosen

Mayor

## General Ordinance No. 711.

An ordinance declaring weeds to be a nuisance, requiring owners of real estate to cut and remove weeds therefrom and providing a penalty for its violation.

Section I. Be it ordained by the Common Council of the City of Fort Wayne, that weeds, noxious plants and other rank vegetation allowed to grow at a height in excess of one (1) foot, and all weeds, noxious plants and other rank vegetation which do not exceed in height one (1) foot, after the same have reached the flowering stage, be and they are hereby declared a nuisance.

Section II. That it shall be unlawful for any person, firm or corporation to allow and permit weeds, noxious plants or other rank vegetation to remain, after the same have reached one (1) foot in height, upon any property owned by such person, firm or corporation and it shall be unlawful for any person, firm or corporation to allow or permit any weeds which do not grow to a height of one (1) foot to be and remain after they have reached the flowering stage, upon any property owned by such person, firm or corporation.

Section III. That it shall be the duty of all persons, firms and corporations, to cut and remove from any property owned by such person, firm or corporation, all weeds over one (1) foot in height and to cut and remove from any property owned by such person, firm or corporation all weeds which do not grow to a height of one (1) foot after the same have reached the flowering stage.

Section IV. Any person, firm or corporation maintaining any nuisance as declared in section one (1) hereof upon his or its property and any person, firm or corporation failing to comply with or violating any of the provisions of this ordinance shall be fined in any sum not less than Five dollars, (\$5.00) nor more than Twenty-Five dollars (\$25.00) and each day's violation or failure to comply with any of the provisions of this ordinance shall be considered a separate offense.

Section V. That it shall be the duty of the Board of Public Works to see that the Street Commissioner shall cut and remove at the expense of the City on all property under its jurisdiction and on all portions of streets and highways lying between the curb line and the property line all weeds, noxious plants or other rank vegetation which are by the provisions of Section two (2) and three (3) of this ordinance declared to be a nuisance.



Section VI. This ordinance to be in full force and  
take effect from and after its passage and approval  
by the mayor and legal publication.  
C. O. Lippie.

I am at the Council Chamber this 27th day  
of July 1915 in the City of Fort Wayne.

We hereby certify that the Common Council  
of the City of Fort Wayne, Indiana, at a Regular  
meeting, held on the 27th day of July, 1915, by  
a majority vote of all the members elect, did pass  
the ordinance hereunto attached, and known as  
General Ordinance No. 711.

Wm. A. Bayer  
President

J. W. Boergen.  
City Clerk.

Presented to the Mayor for approval on the 29th  
day of July 1915.

J. W. Boergen  
City Clerk.

Approved this 31st day of July, 1915.  
Wm. J. Hosen  
Mayor

General Ordinance No. 712.

An ordinance approving Railroad Track Elevation Resolution No. 20, adopted by the Board of Public Works on June 3rd, 1915 and confirmed July 7th, 1915.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that Railroad Track Elevation Resolution No. 20, adopted by the Board of Public Works on June 3rd, 1915, and confirmed by said Board on July 7th, 1915, be and the same is hereby in all things ratified, confirmed, and approved.

Section II.

This ordinance to be in full force and effect from and after its passage and approval by the mayor and legal publication.

Peter Detse...

Done at the Council Chamber in the City of Fort Wayne, this 27th day of July 1915.

We hereby certify That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of July, 1915, by a majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance No. 712.

W<sup>m</sup> A. Bayer  
President.

H. W. Boerger  
City Clerk.

Presented to the Mayor for Approval on the 29th day of July 1915.

H. W. Boerger.

Approved this 31st day of July 1915

W<sup>m</sup> H. Boerger, City Clerk

General Ordinance No. 713.

An Ordinance transferring four thousand dollars (\$4000.00) from the Disposal of Garbage Account to the Maintenance and repair of Street Account.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, ~~that~~ four thousand dollars (\$4000.00) be and they are hereby transferred from the Disposal of Garbage Account to the Maintenance and Repair of Streets account; that said money so transferred be appropriated to the use and benefit of said Board under last named account the same as though the same amount had been originally appropriated to that account.

Section II.

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Eugene B. Smith

Done at the Council Chamber in the City of Fort Wayne, this 10th day of August 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, at a Regular meeting, held on the 10th day of August, 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 713

Wm A. Bayer  
President

J. W. Boerger  
City Clerk.

Presented to the Mayor for approval on the 12th day of August 1915

J. W. Boerger

Approved this 17th day of August, 1915,  
Wm J. Hsey  
Mayor



General Ordinance No. 714.

An Ordinance fixing the tax levy for City purposes for the year 1916.

Section I.

Be it ordained by the Common Council of the city of Fort Wayne, Indiana, that a levy of one dollar and sixteen cents (\$1.16) upon each one-hundred dollars (\$100.00) of assessed valuation of all property within the corporate limits of the City of Fort Wayne, Indiana be made for the year 1916. That the above levy be divided as follows:

Appropriation Account	\$85
Park Fund, General Expenses.	.085
Park Fund, Park Music.	.005
Sinking fund.	.05
Track Elevation fund	.10
Playground fund.	.0125
Police men's pension fund.	.01
Firemen's pension fund.	.01
Monument Fund	.0025
Total	\$1.16

Also that there shall be collected from each male inhabitant liable according to law a poll tax of \$2.00

Section II.

That the taxes shall be collected in semi-annual installments.

Section III.

This ordinance shall be in full force and effect from and after its passage and approval by the mayor

Wm. Q. Bayer

Done at the Council Chamber this 24th day of August 1915

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 24th day of August, 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 714.

Wm. Q. Bayer  
President

J. W. Boeniger  
City Clerk.

Presented to the Mayor for approval on the 26th day of August 1915.

J. W. Boeniger  
City Clerk.

Approved this 30th day of August 1915.

Wm. J. Hoyer  
Mayor

General Ordinance No. 715.

An ordinance approving and ratifying a contract entered into by and between the City of Fort Wayne, and the Moellering Construction Company on the — day of August 1915 providing for the construction of a dam across Spy Run at the South side of Lawton Park Bridge.

Whereas heretofore, on the — day of August 1915, the City of Fort Wayne, by and through its Board of Public Works entered into a contract providing for the construction of a concrete dam across Spy Run at the South side of Lawton Park Bridge, which contract is in the following words:

This Agreement, made and entered into this 24th day of August, 1915, by and between the City of Fort Wayne, by and through its Board of Public Works, for convenience hereinafter called City, and the Moellering Construction Company, for convenience hereinafter called Contractor.

That for and in consideration of the payment by the City to the Contractor of a sum of money hereinafter referred to, the Contractor agrees and binds himself to furnish all the materials and labor and to construct for said City a concrete dam across Spy Run at the South side of Lawton Park Bridge, according to the plans and specifications for the same on file in the office of the Board of Public Works of said City, which plans and specifications are hereby made a part hereof and the provisions of the same are hereby made parts of this contract and binding upon the parties hereto the same as if fully copied herein.

It is further agreed between the parties hereto that the bid of the Contractor for the doing of said work and the furnishing of said materials not in conflict with said plans and specifications is made a part of this agreement the same as if copied in full herein, which said bid is on file in the office of the Board of Works of said City.

It is further agreed by the Contractor that all statements contained in said bid as to the manner of doing said work as are in conflict with said plans and specifications and any and all reservations contained in said bid providing other than for the complete performance of said work by said Contractor shall not in any manner enter into and become a part of this contract and any and all claims of the Contractor growing out of any such statement or reservations are hereby by said party waived. The work in this contract specified and the materials to be furnished hereunder shall be completed and furnished within Sixty days from

the date of approval of this contract by the Common Council of the City of Fort Wayne.

The Contractor hereby agrees that it will, within ten (10) days after the execution of this contract and its approval by the Common Council of said City, execute a bond as provided in said general specification.

It is further agreed by the City that for and in consideration of the furnishing of said material and the performance of said work, that it will pay the Contractor the sum of forty one hundred and fifty two dollars (\$4152.00) - the following moneys: Eighty five (85) percent, of the estimated value of the work done at the end of each thirty (30) days during the progress of said work and the balance to be paid upon completion of the same and acceptance of said work by the Board of Public Works of said City.

Witness our hands and seals the day and year above written.

City of Fort Wayne, By

Robert E. Kelly

Frank E. Singrey

Henry Kilgeman

Board of Public Works

Moellering Construction Co., by

J. H. Moellering Pres.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, that the contract heretofore entered into on the day of August 1915 by and between the City of Fort Wayne, by and through its Board of Public Works and the Moellering Construction Co. providing for the construction by the said Moellering Construction Company of a dam across the River at the South Side of Danton Park Bridge, as fully set forth in the preamble hereto be and the same is hereby in all things ratified and approved.

Section II

That this ordinance be in full force and effect from and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne this 14th day of September 1915

We hereby certify that the Common Council of the City of Fort Wayne Indiana, at a Regular meeting, held on the 14th day of September 1915, by a majority vote of all members elect, did pass the Ordinance hereunto attached and known as Ordinance No. 715.

Wm. A. Beyer President,

Erringer Clerk

Presented to the Mayor for approval on the 16th day of Sept. 1915

Erringer Clerk

Approved this 20th day of Sept. 1915

Mayor

Mayor



General Ordinance No. 716.

An ordinance, ratifying and approving a contract entered into by and through its Board of Public Works, and the Dunn Coal Company, providing for the furnishing of a year's supply of coal for the city crematory.

Contract and Bond.

This Agreement, made and entered into this 29th day of July, 1915, by and between the city of Fort Wayne, Indiana, by and through its Board of Public Works, party of the first part, and the Dunn Coal Company, doing business under the firm name of the Dunn Coal Company party of the second part witnesseth:

The party of the second part agrees to deliver to the party of the first part, One thousand (1000) tons or more of Pittsburgh No. 8 coal, mine run, to be delivered in approximate even quantities, monthly, for which the party of the first part agrees to pay to the party of the second part Ninety-five (.95¢) cents F.O.B. mines. Said city to buy from said company all of the coal used by it at its crematory during said period of time so long as the kind, quality and quantity is satisfactory to said Board of Public Works, and the same to be shipped and billed on flat-bottom cars direct from the mines to said city, at its crematory, on the Fort Wayne Branch of the New York Central Railroad unless otherwise directed by the Board, said city to pay all freight on all coal purchased by it, and it is understood and agreed that the freight rate shall not exceed One dollar and thirty-two cents (\$1.32) but if lower rates can be obtained by the party of the second part, then said city shall pay no more than the actual freight rates so obtained. If the rate is increased the city shall pay the same.

It is mutually agreed between the parties hereto that payments by the first part shall be made to second party on or before the 15th day of every month, based upon invoice rates on all coal delivered as afore said during the month previous hereto. The strict performance of this contract by the party of second part and the prompt deliveries of coal herein on cars at said mines as aforesaid shall be subject to delay occasioned by strikes, accidents and other unavoidable temporary casualties in the operation of said mines and want of car supply, and failure of railway companies to arrive and place cars at the mines for loading, or other causes beyond the control of the said party of the second part.

It is further agreed between the parties hereto that after the delivery of said coal on board of said cars by said party of the second part, said party, at the request of the first party and as the agent of the party of the first part, will use its best endeavors with the carriers to have said cars of coal delivered as aforesaid, billed and sent forward promptly to destination.

The prices made in this contract are based upon the present rate and shall advance or decline during the period of this contract.

All freight rates over and above that mentioned in this contract shall be paid by the party of the second part.

This contract shall not be binding or take effect until the second party shall execute to the party of the first part a bond in sum of One thousand (\$1,000.00) dollars, with sufficient surety thereon, to be approved by the Mayor and the city controller of the first part, and conditioned for the faithful performance by the party of the second part of all terms, conditions and agreements herein to be performed by it until this contract has ratified and approved by the Common Council of said city.

Witness our hands and seals this 29th day of July, 1915.

City of Fort Wayne, Indiana,

By Robert E. Kelly

Town Engineer

Henry Hilgeman

Board of Public Works.

Attest:

H. W. Barker

Evans Coal Company  
By C. A. Evans.

## Section I.

Be it Ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract entered into on the 21th day of July, 1915, by and between the City of Fort Wayne, Indiana by and through its Board of Public Works and the Evans Coal Company as more fully set out in the preamble hereto, be and the same is in all things, ratified and approved.

## Section II.

This ordinance to have full force and effect from and after its passage, approval by the Mayor and final publication.

Done at the Council Chamber, said City, this 14th day of Sept. 1915.  
We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 14th day of September, 1915, by a majority vote of all the members elected and present the Ordinance herunto attached and known as Ordinance Number 125.

Wm. W. Boyer  
President,

Wm. Boyer  
City Clerk.

Presented to the Mayor for approval on the  
16th day of September 1915.

Wm. Boyer,  
City Clerk.

Approved this 20th day of September, 1915.

Wm. J. H. Jones



General Ordinance No. 717

An ordinance amending section three (3) of chapter nine (9) of General Ordinance No. 390, passed May 23, 1907, being section 426 of the Supplement of 1912, of the laws and ordinances of the city of Fort Wayne.

Section I.

Be it ordained by the Common Council of the city of Fort Wayne, that Section three of chapter nine (9) of an ordinance entitled "An ordinance providing for all matters concerning, affecting, or relating to the constructing, equipment alteration, repair or removal of building, structures and appurtenances thereof, erected or to be erected in the city of Fort Wayne, Indiana as amended May 23, 1907, the same to be known and cited as the "Building Code" and being section 426 of the Supplement of 1912 of the laws and ordinances of the city of Fort Wayne, be amended to read as follows: Section 426. Snow sheds or guards made of incombustible materials shall be attached to all roofs of buildings over two stories or twenty-five (25) feet high and shall be attached to all segment roofs hereafter constructed or altered along any court way or street lines or within ten (10) feet of the same, or within ten (10) feet of any building or any other real estate, having a pitch of more than twenty-five (25) degrees unless projecting cornice or gutters are so arranged as to form adequate snow guards.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Done at the Council Chamber, in the city of Fort Wayne, Indiana, this 14th day of September 1915

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana at a Regular meeting, held on the 14th day of September 1915 by a majority vote of all the members elect did pass the ordinance herewith attached, and known as General Ordinance No. 717

W<sup>m</sup> W. Weyer  
President

J. W. Boorger  
City Clerk

Presented to the Mayor for approval on the 16th day of September, 1915.

J. W. Boorger  
City Clerk

Approved this 20th day of September 1915

General Ordinance No. 718.

An ordinance regulating the employment of motor-men and conductors on all street cars in the city of Fort Wayne.

Be it ordained by the Common Council of the City of Fort Wayne, that it shall be unlawful for any person, firm or corporation operating street cars in the City of Fort Wayne, under contract with or franchise from such city to operate or propel, or cause or allow to be operated or propelled, any such street car over and upon any of the highways of said city by any person who has not had fourteen (14) days' experience in the operation of street cars over and upon the streets of said city, unless there be accompanying at the time such car is being operated or propelled, such person so propelling or operating such car, a person who has had such experience.

Section II.

That it shall be unlawful for any person, firm or corporation to allow or permit any of its street cars to be operated over and upon any of the public highways in said city, any street car owned or controlled by it, unless it be in charge of a conductor who has had at least fourteen (14) days' experience as a conductor, in the operation of a street car over and upon the streets of said city, or unless there accompany the conductor in charge thereof at all times while he is so in charge of such car upon any such streets and highways, a conductor who has had such experience.

Section III.

Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not less than five dollars (\$5.00) nor more than One hundred dollars (\$100.00).

Section IV.

That this ordinance be in full force and take effect on and after its passage, approval by the mayor and legal publication.

H. J. Korte

Done at the Council Chamber, in the City of Fort Wayne, this 28th day of September 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 28th day of September, 1915, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 718.

Wm Q. Bayer.  
President

D. W. Boerger  
city clerk.

Presented to the Mayor for approval on  
the 30th day of September, 1915.

D. W. Boerger,  
city clerk.

Witnessed this day, 1915



General Ordinance No. 719

Whereas, there has accumulated in the fire and police departments of the City of Fort Wayne, a large quantity of old tires, scrap iron, boilers and other materials, which are not, at the present time, suitable for any practical purpose, and

Whereas, it has been shown to the Common Council of said city that the value thereof is less than one hundred dollars (\$100.00), and

Whereas, there are in use, at this time in the fire Department two horses, one a sorrel horse, named "King" at #2 station and one a black horse named "Anthony" at #7 station, which are of the value of more than one hundred dollars,

Therefore.

Section I.

Be it ordained By the Common Council of the City of Fort Wayne, that the Department of Public Safety be and it is hereby authorized to sell said old tires, scrap iron, boilers and other materials, described in the preamble hereto to the highest bidder, with out an appraisement thereof

Section II.

That the City Attorney be and he is hereby authorized and directed to cause, by proper proceeding, the appraisement of said horses described in the preamble hereto, and the Department of Public Safety, be and it is hereby authorized to sell said horses to the highest bidder for not less than the appraised value thereof.

Section III.

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Wm. W. Bayer

Done at the Council Chamber, in the City of Fort Wayne, this 28th day of September, 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 28th day of September, 1915, by a majority vote of all the members elected did pass the Ordinance, hereunto attached, and known as General Ordinance No. 719.

Wm. W. Bayer.  
President.

H. W. Brorger  
City Clerk

Presented to the Mayor for approval on the  
30th day of September, 1915.

W. W. Berger.  
city clerk.

Approved this 6th day of October, 1915.

W. W. Berger.  
city clerk.

General Ordinance No. 720.

An ordinance amending General Ordinance No. 480 passed April 11th 1911.

Amending Section One (1), Chapter Four (4), of an ordinance entitled, "an ordinance providing for all matters concerning, affecting or relating to the construction, equipment, alteration, repair, or removal of buildings, structures, and appurtenances thereof erected or to be erected in the City of Fort Wayne, Indiana as amended May 25th, 1902 the same to be known and cited as the "Building Code," adopted May the 25th 1905. and being General Ordinance No. 390.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that said General Ordinance No. 480, be and the same is hereby amended to read as follows:

Section I.

The fire limits are and shall be, that territory in the City of Fort Wayne, contained within the boundary limits described as follows: Beginning at the intersection of Superior and Clay streets, thence south along Clay street to Columbia Street, thence east on Columbia Street to Clay Street, thence south on Clay Street to Old Fort Place, thence west on Old Fort Place to Lafayette Street, thence south on Lafayette Street to Murray Street, thence west on Murray Street to Calhoun Street, thence north on Calhoun Street to the first alley south of Grand Street, thence west along the first alley south of Grand Street to Webster Street, thence north on Webster Street, and Webster Street produced northwest across the lands of the Wabash Railway Company and the Pittsburgh, Fort Wayne, and Chicago Railway Company to Webster Street on the North side of Baker Street, thence north on Webster Street to the St Marys River, thence in a straight line crossing the St Marys River to the first alley west of Wells Street, thence north along said alley to Fairmount Place, thence east on Fairmount Place to Wells Street, thence north on Wells Street to the south line of Lot No. 57 North side addition, thence east on the south line of Lots Numbered 57, 58 and 61 North side addition to the alley east of Cass Street, thence north in the alley east of Cass Street to the North line of First Street, thence east on First Street.



15

North line of First Street to the west line of Lot No. 70 Northside additions, thence North on the west line of said Lot No. 70 to the alley North of First Street, thence east in the alley North of First Street and the alley North of First Street produced east to Calhoun Street, thence south on Calhoun Street to Superior Street, thence East on Superior Street to the place of beginning.

Section II. This ordinance shall be in full force and effect on and after its passage, approval by the mayor and legal publication.

Peter E. ...

Done at the Council Chamber this 28th day of September, 1915.

We hereby Certify that the Common Council of the City of Fort Wayne, at a Regular meeting held on the 28th day of September, 1915, by a majority vote of all the members elect did pass the Ordinance herewith attached and known as General Ordinance No. 720.

Wm. C. Beyer  
President

J. W. Boerger  
City Clerk

Presented to the Mayor for approval on the 30th day of September, 1915.

J. W. Boerger  
City Clerk

Approved this 6th day of October, 1915.

## General Ordinance No. 721

Ordinance to amend Section 3 of General Ordinance No. 55, an ordinance entitled an Ordinance to License Auctioneers.

Section I. Be it ordained by the Common Council of the City of Fort Wayne, that Section three of General Ordinance No. 55 entitled an Ordinance to license Auctioneers be amended to read as follows:

Section II. Any other person who shall desire to sell at auction shall procure a license and shall pay for any such license, the sum of \$10<sup>00</sup> per day for the first days of such sale and the sum of \$5<sup>00</sup> per day therefore during the continuance of such sale, under a penalty of not less than \$20<sup>00</sup> nor more than \$100<sup>00</sup> for each days sale without such license, provided however, that any person, not regularly engaged in the furniture and house furnishing business shall only be required to pay a license fee of \$3<sup>00</sup> per day for each days sale of such furniture and house furnishings.

Section III. All ordinance or part ordinances in conflict with this ordinance is hereby repealed.

Section IV. This ordinance to be in full force and effect on and after its passage, legal publication, and approval by the Mayor.

Jacob Hartman.

Done at the Council Chamber in the City of Fort Wayne this 28th day of September 1915.

We hereby Certify That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 28th, day of September, 1915 by a majority vote of all the members elect, did pass the ordinance hereunto attached and known as General Ordinance No 721

Wm. Q. Bayer  
President

D. W. Boerger  
Clerk

Presented to the Mayor for approval on the 30th day of September, 1915

D. W. Boerger  
Clerk

Approved this 6th day of October  
in year of 1915

General Ordinance No 722

An ordinance fixing the bond of the City  
Treasurer.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, that the County Treasurer, ex-officio treasurer of the City of Fort Wayne, as Treasurer of such City, he and he is hereby requested to give a bond payable to the City of Fort Wayne, in the sum of one hundred thousand dollars (\$100,000.00).

Section II.

That this ordinance be in full force and take effect on and after January 1st, 1916.

Enacted

Done at the Council Chamber in the City of Fort Wayne this 28th day of September, 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 28th day of September, 1915, by a majority vote of all the members elect, did pass the ordinance herunto attached, and known as General Ordinance No 722

Wm A. Bayer  
President

J. W. Boerger,  
City Clerk.

Presented to the Mayor for approval on the 30th day of September 1915

J. W. Boerger

Approved this 6th day of October 1915.

Wm J. H. H. H.



## General Ordinance No. 723.

An ordinance approving a contract entered into on the 13th day of September, 1915 by and between Diedrich T. Sicking, party of the first part and the City of Fort Wayne, by and through its Department of Public Parks, party of the second part.

Whereas, on the 13th day of September, 1915, Diedrich T. Sicking, and the City of Fort Wayne, entered into a contract, which contract is in the following words:

This agreement, made this 13th day of September, 1915 by and between Diedrich T. Sicking party of the first part and the City of Fort Wayne, by and through its Department of Public Parks party of the second part, Witnesseth:

That in consideration of the mutual covenants herein contained, it is by the parties hereto agreed.

1. That the party of the first part agrees to sell and the party of the second part agrees to buy the following described real estate, situate in the County of Allen, in the State of Indiana, to-wit:

A triangular strip of ground in the City of Fort Wayne commencing at the intersection of the centre line of Warren Street and Wayne Trace; thence along the centre line of said Wayne Trace in a north westerly direction to its intersection with the centre line of New Haven Avenue; thence east along the centre line of said New Haven Avenue to its intersection with the centre line of said Warren Street; thence south along the centre line of said Warren Street to the centre line of said Wayne Trace, being the front of beginning, excepting therefrom a triangular strip of ground lying at the intersection of Wayne Trace and New Haven Avenue and being the strip of ground conveyed by the said party of the first part and wife to either the State of Indiana or the Daughters of the American Revolution, for the purpose of placing thereon a stone marker marking the course of Anthony Wayne's entrance into the City of Fort Wayne.

Said purchase to be for park purposes and the title to said estate to be in said City of Fort Wayne only so long as the same is used for such purposes and said strip of ground to be known as and designated as "The Diedrich T. Sicking Park."

2. That said party of the second part shall pay to said party of the first part for said real estate the sum of three thousand dollars (\$3000.00) in three equal installments commencing on the first day of July, 1916, and with out interest.

3. Party of the first part agrees at this time to execute to party of the second part a deed of conveyance for said real estate warranting the same against all liens and incumbrances, excepting to street assessment for the pavement to be laid on Wayne Trace. First party to deliver possession of said

real estate on or before the first day of August, 1916 and when possession of said real estate is delivered to second party it shall be delivered free from the weigh scale, black smith shop, house and barn, now upon said premises, as well as the foundations therefor and all fences. The said first party agreeing to see that the earth from Wayne Trace at the time of its leaving shall be placed upon said premises and by him used in filling up all holes and excavations left on said premises by the removal of said buildings or any of them and for the purpose of grading said real estate.

It being understood by this contract that said sum of three thousand dollars (\$3,000.00) so to be paid by second party for said real estate is for the purpose of paying the purchase price therefor, the assessment for New Haven Avenue pavement and the expense to said first party in removing said buildings foundations and fences and grading said real estate.

In Witness Whereof, the parties have hereunto set their hands and seals the day and year first above written.

Diedrich F. Sieling.

Department of Public Parks of the  
City of Fort Wayne, Indiana, by,  
David H. Foster,  
Louis Fox  
Louis Dorn  
Auditor.

Attest  
Charles J. Stiss  
Secretary  
Sep. 15, 1915

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the contract heretofore on the 13th day of September, 1915, entered into by and between Diedrich F. Sieling, party of the first part and the City of Fort Wayne, by and through its Department of Public Parks as fully set forth in the preamble hereto be and the same is hereby in all things confirmed, ratified and approved.

Section II.

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.  
A. H. Keller.

Done at the Council Chamber in the City of Fort Wayne, this 28th day of September, 1915.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 28th day of September 1915, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance

no. 723

Wm. A. Beyer  
President

G. W. Beyer, Jr.  
City Clerk

Presented to the Mayor for approval on the 30th day  
of September, 1915.

J. W. Boenger  
City clerk.

Approved this 1st day of October, 1915  
Wm J. Hoag  
Mayor.



General Ordinance No. 724.

An ordinance regulating traffic on streets and other public places within the city of Fort Wayne.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that it shall be unlawful for any person driving or operating any truck or wagon drawn or propelled by animal or motor power and containing more than one thousand (1000) pounds upon Calhoun Street in the said city, except for the purpose of unloading such truck or wagon and then only from the nearest street or alley intersecting said Calhoun Street to the place where such truck or wagon is to be unloaded.

Section II

That any one violating or failing to comply with any of the provisions of this ordinance shall be fined any sum not exceeding (One Hundred Dollars \$100.00)

Section III.

That this ordinance be in full force and take effect upon and after its passage and approval by the Mayor and city publication.

Done at the Council Chamber in the City of Fort Wayne this 28th day of September, 1915.

We hereby Certify That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 28th day of September 1915 by a majority vote of all the members elect did pass the ordinance hereunto attached, and known as General Ordinance No. 724.

Wm. H. Raper  
President

J. W. Barry  
City Clerk

Presented to the Mayor for approval on the 30th day of September 1915.

J. W. Barry

Approved this 6th day of October, 1915.

Wm. H. Raper

General Ordinance No. 725.

An ordinance regulating the use of streets and alleys by peddlers and hawkers.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that it shall be unlawful for any person peddling, vending, hawking, or selling, or offering for sale any goods, wares or merchandise from any stand or wagon on and upon any street and alley within the fire limits of the City of Fort Wayne, under a peddler's and hawker's license to allow or permit said wagon or stand to be or remain in any one place longer than it is necessary for the purpose of making a sale of the goods, wares or merchandise offered for sale by said peddler or hawker.

Section II.

Upon the second violation of the provisions of Section (1) of this ordinance, the license held by the peddler or hawker shall be revoked.

Section III.

Any person failing to comply with or violating any of the provisions of this ordinance, in addition to having his license revoked, as in Section Two (2) provided, shall be fined any sum not exceeding \$100.00.

Section IV.

That this ordinance be in full force and effect on and after its passage and approval by the Mayor and legal publication.

Geo. F. Heston

Done at the Council Chamber in the City of Fort Wayne this 12th day of October, 1915.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 12th day of October 1915, by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No. 725.

Wm. A. Bayer  
President

L. W. Bergerer  
City Clerk

Presented to the Mayor for approval on the 14th day of October, 1915.

J. W. Bergerer  
City Clerk

Approved this 25th day of October, 1915

Wm. J. Hoag  
Mayor





The ... ..  
 ... ..  
 ... ..  
 ... ..  
 ... ..  
 ... ..

General Ordinance No. 127.

An Ordinance regarding the sale of the  
City of St. Louis, Missouri, the City of St. Louis, Missouri,  
to enter a bond to the City of St. Louis, Missouri,  
for the faithful performance of his duties and  
the amount thereof.

Section I.

Be it ordained by the Common Council of the City of  
St. Louis, Missouri, that the Secretary of the  
Department of Public Parks, and as such  
shall be bound to the City of St. Louis, Missouri,  
to enter a bond to the City of St. Louis, Missouri, in the sum of \$10,000.00,  
to be paid to the City of St. Louis, Missouri, in the sum of \$10,000.00,  
and the bond is to be approved by the City of St. Louis, Missouri,  
and with the Treasurer of the City of St. Louis, Missouri.

Section II.

This bond shall be held by the City of St. Louis, Missouri,  
in full of the City of St. Louis, Missouri, and as such  
shall be approved by the City of St. Louis, Missouri.

Enacted by the Common Council of the City of St. Louis, Missouri,  
this 14th day of June, 1911.

Attest, I, the Secretary of the City of St. Louis, Missouri,  
do hereby certify that the foregoing is a true and correct copy  
of the original of the same as the same appears from the  
records of the City of St. Louis, Missouri, No. 127.

In witness whereof, I have hereunto set my hand and  
the seal of the City of St. Louis, Missouri, this 14th day of June, 1911.

Attest, I, the Secretary of the City of St. Louis, Missouri,  
do hereby certify that the foregoing is a true and correct copy  
of the original of the same as the same appears from the  
records of the City of St. Louis, Missouri, No. 127.

In witness whereof, I have hereunto set my hand and  
the seal of the City of St. Louis, Missouri, this 14th day of June, 1911.

Attest, I, the Secretary of the City of St. Louis, Missouri,  
do hereby certify that the foregoing is a true and correct copy  
of the original of the same as the same appears from the  
records of the City of St. Louis, Missouri, No. 127.

General Ordinance No. 728

An ordinance annexing certain territory to the City of  
Tulsa, viz., the land adjoining the same to the E. of the said river and

11. 11. 11.

Being ordered by the Common Council to the City of  
New York, to advise, that the boundary line of the  
municipality extended beyond the common line, as extended  
to the City of Fort Greene, and the boundary line of  
said City extended as far as the

[illegible]

That the title "The ... in section 11, ...  
... ..  
the right ... ..

section IV.

After this routine was in place and in operation, its purpose was reported by the mayor and local publication.

... of 76, ...

Home - the Strand newspaper in the city, the  
London, London.

We hear, too, that the Common Council, 5th  
Div., took Dec. 4, 1896, as a special meeting, held  
on the 2nd day of February, 1916, and a meeting, note  
5, and the records left left from the Britishness presents  
detached and known General Paineance No. 100.

US  $\approx$  2.83 m -  
3° 51' W

To W. D. Swearingen.

Directed to the mag. - - - on the 4<sup>th</sup> of  
4 mag. lib.

1871



General Ordinance No. 729

An Ordinance authorizing the Board of Public Works to sell certain personal property.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the Board of Public Works, be and it is hereby authorized to sell certain ~~junk~~ accumulated in connection with the street cleaning department, and it appearing that said property is worth less than one hundred dollars that same shall be sold without the appointment of appraisers.

Section II.

That this ordinance be in full force and effect on and after passage and approval of the Mayor.

Done at the Council Chamber in the City of Fort Wayne this 8th day of February, 1916.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 8th day of February, 1916, by a majority vote of all the members elected did pass the ordinance hereto attached, and known as General Ordinance No. 729.

W. W. Adams  
Recorder

J. C. Yoder  
City Clerk

Presented to the Mayor for approval on the 11th day of February, 1916.

J. W. Weaver  
Mayor

Attest this 18th day of February 1916.

W. W. Adams  
Recorder

## General Ordinance No. 731

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne, by and through its Board of Public Works and the United States Cast Iron Pipe and Foundry Company, relative to purchasing cast iron water pipe for the Water Works Department.

Whereas, on the 25th. day of January, 1916, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the United States Cast Iron Pipe and Foundry Company relative to the purchase of cast iron water pipe for the Water Works Department under contract in the following words:

Exhibit portion 'B' of contract on file in the Office of Secretary of Water Works.

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, That the contract heretofore entered into on the 25th day of January, 1916, by and between the City of Fort Wayne, by and through its Board of Public Works and the United States Cast Iron Pipe and Foundry Company, as more fully set out in the preamble hereto and the same is in all things ratified and improved.

## Section II.

This ordinance to be in full force and take effect from and after its passage and approval by the Mayor and legal publication.

C. C. Beyer

Done at the Council Chamber in the City of Fort Wayne this 22nd day of February 1916

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 22nd day of February, 1916, by a majority vote of all the members present, did pass the ordinance hereto attached, and known as General Ordinance No. 730.

Wm. A. Beyer  
President

H. W. Boerger  
City Clerk

Presented to the Mayor for approval on the 24th day of February 1916

H. W. Boerger  
City Clerk

Approved this 1st day of March 1916

Wm. A. Beyer  
Mayor

General Ordinance No. 731.

An Ordinance re. districting the territory within the corporate limits of the City of Fort Wayne into ten (10) wards and defining and describing the same.

Section 1

Be it ordained by the Common Council of the City of Fort Wayne, that all territory now lying within the corporate limits of the City of Fort Wayne, be re-districted and divided into ten (10) wards, each of said wards to consist of the following described territory according to their numbers and their respective descriptions herein set forth as follows:

First Ward: Commencing at the intersection of the Maumee River with the center line of Harmer street produced north; thence south on the center line of Harmer street produced north to Harmer street; thence south on the center line of Harmer street to the center line of Harden street; thence east on the center line of Harden street to the center line of Day street; thence south on the center line of Day street to the Pittsburg, Fort Wayne and Chicago Railway; thence westerly following the line of said railway to its intersection with the center line of Clay street; thence north along the center line of Clay street to the St. Mary's River; thence following the meanderings of said river and the Maumee River to the center line of Harmer street produced north; and all that part of the City north of the Maumee River and east of the St. Joseph River.

Second Ward: Commencing at the intersection of the St. Mary's River with the center line of Clay street; thence south on the center line of Clay street to the Pittsburg, Fort Wayne & Chicago Railway; thence west following the line of said railway to its intersection with the center line of Calhoun street to its intersection with the St. Mary's River; thence following the meanderings of the St. Mary's River to the center line of Clay street, and all that part of the city lying east of the Lake Shore & Michigan Southern Railway north of the St. Mary's River and west of the St. Joseph River.

Third Ward: Commencing at the intersection of the center line of Calhoun street with the St. Mary's River; thence south on the center line of Calhoun street to the center line of DeWald street; thence west on the center line of DeWald street to the center line of Hoagland Avenue; thence north on the center line of Hoagland Avenue to the Wabash Railway; thence north on the center line of Hoagland Avenue produced north to the north line of the Pittsburg, Fort Wayne & Chicago Railway; thence east on said north line of said Pittsburg, Fort Wayne & Chicago Railway to the center line of McClelland street; thence north on the center line of McClelland street to the center line of Baker street; thence east on the center line of Baker street to the center line of ... street.



north on the center line of Webster Street to the center line of Perry Street; thence west on the center line of Perry Street to the center line of Webster Street on the north; thence north on the center line of Webster Street to its intersection with the St. Mary's River; thence following the meanderings of the St. Mary's River to its intersection with the center line of Calhoun Street.

Fourth Ward: Commencing at the intersection of the St. Mary's River with the center line of Webster Street; thence south on the center line of Webster Street to the center line of Perry Street; thence east on the center line of Perry Street to the center line of Webster Street on the south; thence south on the center line of Webster Street to the center line of Baker Street; thence west on the center line of Baker Street to the center line of McIndoo Street; thence south on the center line of McIndoo Street to the north line of the Pittsburg & Chicago Railway; thence on the north line of said railway to its intersection with the center line of Hoagland Avenue produced north; thence south on the center line of Hoagland Avenue to the south line of the Pittsburg & Chicago Railway; thence south on the center line of Hoagland Avenue to the center line of DeWald Street; thence west on the center line of DeWald Street to the center line of Broadway; thence following the center line of Broadway to the New York, Chicago & St. Louis Railroad; thence west along the line of the New York, Chicago & St. Louis Railroad to the center line of Van Buren Street; thence north on the center line of Van Buren Street to its intersection with the St. Mary's River to its intersection with the center line of Calhoun Street.

Fifth Ward: Commencing at the intersection of the St. Mary's River with the center line of Van Buren Street; thence south on the center line of Van Buren Street to the New York, Chicago & St. Louis Railroad; thence east along the line of said railroad to its intersection with the center line of Broadway; thence south along the center line of Broadway to the Pittsburg, Fort Wayne and Chicago Railway; thence west along said railway to the city limits; thence following the line of the city limits to its intersection with the New York, Chicago & St. Louis Railway; thence following the line of said railway to the St. Mary's River; thence following the meanderings of said river to its intersection with the center line of Van Buren Street.

Sixth Ward: Commencing at the intersection of Calhoun and DeWald Street; thence south on the center line of Calhoun Street to the south city limit line; thence west following the south city limit line and the meanderings of the St. Mary's River to the

Seventh Ward: Commencing at the intersection of the Pittsburgh, Fort Wayne & Chicago Railway with the center line of Hanna Street; thence south on the center line of Hanna Street to the south line of the city limits; thence westerly following the city limits to the center line of Calhoun Street; thence north on the center line of Calhoun Street to its intersection with the Pittsburgh, Fort Wayne & Chicago Railway; thence east following the line of said railway to its intersection with the center line of Hanna Street.

Ninth & 10th: Commencing at the intersection of the  
one in Chicago, Illinois, and the Lake Shore & Michigan  
Southern Railway, and running south on the center line of  
Chicago, Illinois, to the intersection with the Lake Shore &  
Michigan Southern Railway; thence north along said  
railway to the west city limits line; thence north along said  
west city limits line to the center line of Spring Street; thence  
east on the center line of Spring Street to the center line of Jessie Street;  
thence north on the center line of Jessie Street to the north city  
limits line; thence east on the north city limits line to the Lake  
Shore & Michigan Southern Railway Company.

Fourth Ward: Commencing at the intersection of the Pittsburgh, Fort Wayne, & Chicago Railway and the center line of Hanna Street; thence south on the center line of Hanna Street to the South City limits line; thence easterly following the city limits line to its intersection with the Pittsburgh, Fort Wayne & Chicago Railway; thence northwesterly following the line of said railway to its intersection with Hanna Street.

All ordinances and parts of ordinances in conflict herewith are hereby repealed.

I hat the City Clerk he and he is merely interested to publish notice of this ordinance. No publication for three successive

weeks; once each week in a newspaper of general circulation, printed in said city, giving the numbers and boundaries of the wards as herein described.

Section IV.

That this ordinance be in full force and take effect on and after the 1st day of April and approved by the Mayor.

J. W. J. Schmitt.

Done at the Board of Aldermen in the City of  
St. Louis, Mo. this 1st day of March 1896

At a meeting held at the City Hall, St. Louis, Mo., on the 1st day of March, 1896, by a majority vote of the Board of Aldermen, the following resolution was adopted, to-wit: That the City Clerk be and he do send to the Mayor a copy of the same, and that the same be published in the City Directory for the year 1896.

Wm. A. Beyer President  
H. W. Schmitt City Clerk

Resolved to the Mayor for approval on the 2nd day of March, 1896

H. W. Schmitt  
City Clerk

Approved this 4th day of March 1896

Wm. A. Beyer  
Mayor

General Ordinance No. 732.

An ordinance approving a contract entered into on the 14th day of March 1916, by and between the city of Fort Wayne, and the Decarie Incinerator Company for the construction of a garbage incinerator.

Whereas heretofore on the 14th day of March, 1916, the city of Fort Wayne, by and through its Board of Public Works entered into a contract with the Decarie Incinerator Company for the construction of a garbage incinerating plant, which contract is in the following words.

Date. February, 23, 1916.

The City of Fort Wayne,  
Indiana.

We hereby respectfully contract and agree to furnish and deliver in complete working order in and for the use of the City of Fort Wayne one Garbage and Refuse Incinerating Plant. The said plant to be constructed in accordance with general specifications embodied herein subject to slight modifications to suit local conditions; and also in accordance with the approved detailed specifications and plans hereto attached.

Capacity.

The said incinerating plant will be capable of evaporating and incinerating approximately at the rate of fifty (50) tons in twenty-four (24) hours; of kitchen garbage, combustible refuse and dead animals mixed together in proportions as created by said city from day to day.

Plant and  
Equipment

We propose to furnish complete the incinerating equipment, necessary building and chimney for the above mentioned incinerating plant as set forth in the following general specifications and the detailed plans and specifications attached hereto.

Building.

The building enclosing the incinerating equipment will be of concrete, brick and steel, construction two stories high with concrete floors; approximately 28 feet 0 inches by 34 feet 0 inches inside dimensions. The foundations will be of concrete of suitable dimensions for the nature of the soil upon which the plant is to be erected. The roof will be of lumber and galvanized iron laid on 2 inch timbers, on steel trusses. The upper or hopper floor will be reached by approaches at sides of building arranged to suit location, as indicated in attached plans. The two floors to be connected by 4'6" spiral stairway. All doors and windows to be of size and location as shown on the plans and specifications for the building now forming, to be of fireproof construction throughout.

Approaches.

The approaches to the hopper floor to be furnished by the city constructed as shown on accompanying plans arranged to suit location and conditions.

Chimney.

The chimney to be of radial brick construction 5'0" diameter at the top and 125'0" high above ground surface.



## Equipment

The equipment to consist primarily of a main incinerator, combustion chamber, pre-heater and breeching. Forced and Induced Draft Fans, Feed Pumps and Injectors will be installed. All the equipment to have the necessary accessories, fittings and pipe connections.

## Incinerator.

The incinerator proper to consist of one unit to have a capacity of incinerating approximately at the rate of fifty (50) tons of refuse, as above specified under "Capacity"; in a period of twenty four (24) hours. Each unit to be the Decarie Patent Garbage and Refuse Incinerator of the all steel water jacketed type. Each unit to be equipped with two sets of grates; one set is in the Decarie Patent Circulating Water Tube Furnace, made of 2" inch extra heavy lap welded pipe and the other grate to be a cast iron shaking grate of special design for burning refuse.

The ash pit of the incinerator to be made in three sections each section being provided with 2 forced draft nozzles so as to give uniform distribution of air under grate.

## Combustion Chamber.

The combustion chamber to be 12' feet 8" inches long by 6 feet 8 inches wide inside of steel casing which is to be lined with nine inches of fire brick. a checker wall of fire brick construction to be provided, as well as a dust collector to prevent unburned material and smoke being drawn into the chimney.

## Pre-Heater

The preheater to be 8 feet 11 1/2 inches wide by 6 feet 9 inches long. It will be made up of 561 2 1/2 inch tubes 6 feet 0 inches long, expanded into steel plate heads and have a casing of 8 1/16" inch tank steel pipes.

## Chimney

The chimney will be of steel construction lined with asbestos.

## Forced Draft Fan

The forced draft fan will be a 70 inch three quarter housed special American Blower Company's steel Plate Fan, or its equal. Fan to be driven by a direct-connected 4 x 4 High speed steam Engine, specially designed for this purpose.

## Induced Draft Fan.

The induced draft fan will be a 70 inch full housed American Blower Company's steel plate Fan or its equal. Fan to be driven by a direct-connected 4 x 4 High speed steam Engine specially designed for this purpose.

## Construction and Workmanship.

The very best material of its respective kind will be used throughout in the construction of all incinerating equipment, building, stack, etc. as set forth in the plans and

specifications for same.  
The workmanship in the incinerating equipment, building  
stack and all accessories will be first class and thorough.

#### Construction.

We agree to furnish and install the said incinerating plant,  
complete and ready for operation one hundred twenty (120)  
working days from the date of the signing of this agreement. It is  
understood, however, that the time limit, as above stated for  
completion of the said incinerating plant, is subject to delay on  
account of strikes, fires, or other matters not in our control,  
or beyond our control, and any such delays are not to be  
considered cause for cancellation of the contract. Upon  
acceptance of the said incinerating plant by the said City,  
our every effort and due diligence is to be used by the  
Excelsior Incinerator Company to expedite the completion  
of the said incinerating plant within the time limit.

#### Obligation

Everything to be furnished or done by us is stipulated and  
set forth in the plans and specifications and no verbal understanding,  
bargain or agreement, other than this contract, shall be recognized.  
The completion of everything relating to the incinerating plant,  
as furnished by us under the agreement, shall be  
to us until paid for in full by the said City.

#### City's Obligation.

The City shall furnish abits expense, within thirty (30) days  
after the execution of this contract, the necessary and suitable  
ground upon which the said incinerating plant is to be  
located with free access to same. Also the necessary ground  
or approaches. It is understood that the ground  
is furnished shall require no extra cost to us for filling,  
rock, heavy or wet excavation to obtain a satisfactory  
ground for the said plant.

The said City, at its expense, shall furnish light and the  
necessary amount of water under City water works pressure,  
for operating the said plant, inside of the foundation walls  
of the building and also the sewer for drain connections.

Upon the said plant being completed and ready to operate, the  
said City, upon request of our representative shall immediately  
inspect, at its expense, in the incinerator, the material  
to be incinerated and incinerated.

The cost of operating the said plant, covering the  
fuel, operation and incineration of the material from  
the time the plant first operated until its acceptance  
and the payment in full for same has been received,  
is to be borne by the said City.

When the said incinerating plant is ready for  
the official inspection and operation, and written notice  
has been served by us, then our representatives, to be  
duly authorized representatives of the said City; the said  
representatives of the said City will immediately appear  
at the incinerating plant and make the necessary inspections

and witness such operation. If the incinerating plant in its operation fulfills the guarantees as hereinafter set forth, then the said city, through its duly authorized representatives shall accept the said incinerating plant and deliver to the said Decarie Incinerator Company, to its representative, a certificate of acceptance, which certificate shall be conclusive of the facts therein stated.

Section 10.

The material to be evaporated and incinerated will be collected and delivered in the incinerator at the expense of the said city, and the collection to be made up of the material mixed as found in the different receptacles or piles and to consist of refuse as above specified under "capacity". It is further understood that fire water, sand, dirt, building material and other non-combustible matter shall not be collected.

Section 11.

In the operation of the plant all refuse coming to the plant for destruction will be dumped directly through the hopper openings into the incineration. Encases will be charged through the same opening with out the need of manual labor. Two wide bulged doors will be provided in the hopper openings to prevent the ingress of cold air while the hoppers are open. When the refuse is charged into these openings it will fall onto the Decarie Patent Circulating Water Tube Grate where it will come in direct contact with the fire which is on the lower shaking grate. The material will be held away from the walls of the incinerator by the patent circulating water tubes of the grate.

The gases of combustion will pass from the incinerator proper into the brick-lined combustion chamber where they will complete their combustion, destroy the odors, and deposit the dust and unburned particles in the dust collector, before going on to the smokestack.

The Pre-Heater will be located between the combustion chamber and the chimney, the gases from the combustion chamber passing through its tubes on their way to the chimney. The air entering the forced draft fan will be drawn through the pre-heater around the tubes obtaining its heat from the gases of combustion which are inside of the tubes before being sent through the ducts to the ash pit of the incinerator.

The induced draft fan will draw the gases from the breeching at a point between the preheated and the chimney and discharge the gases into the chimney.

Guarantee.

We guarantee all the metal parts of the incinerator for a period of one year against defective material or poor workmanship, and if any of the parts fail from such causes within said period, we agree to replace



any such defective parts without expense to the City of Fort Wayne

We guarantee to hold the said city harmless against any cost resulting from any litigation should the same be brought against the said city for the use of any device furnished by us in the construction of said incinerating plant.

We guarantee that all material as specified that shall be delivered to the incinerator shall be as shown and incinerated to practically a complete mineral ash without creating any objectionable odors or gases.

We guarantee that the cost of operation including labor and fuel will not exceed fifty (50) cents per ton providing the incinerator is supplied with the requisite quantity of material to be consumed and provided that the cost of labor does not exceed twenty-five (25) cents per hour per man and that coal does not cost more than three (3.00) Dollars.

Demonstration

It is understood that the Decarie Incinerator Company shall furnish an expert to instruct the representative of the said City regarding the operation and care of the Incinerator

That the Decarie Incinerator Company shall have at least thirty (30) days, after the completion of the said incinerating plant to demonstrate its capacity and efficiency, and —

That the Decarie Incinerator Company shall have the right to operate the said incinerating plant for demonstrating its capacity and efficiency as many times as its representative may deem best for our mutual interests.

But, it shall be agreed that the length of any one continuous demonstration period shall not exceed ten (10) hours duration, and that not more than two (2) such periods shall be necessary if the said incinerating plant fulfills the requirements, as set forth, during these same periods.

Contract Price.

The price to be paid by the said city of Fort Wayne to the Decarie Incinerator Company for the said incinerating plant is as set forth in the plans and specifications shall be twenty-eight thousand (\$28,000).

Terms.

The City of Fort Wayne, shall pay to the Decarie Incinerator Company upon monthly estimates of the work performed, retaining from each payment fifteen (15%) per cent until final completion and acceptance.

Bond.

It shall be understood and agreed that the Decarie Incinerator Company shall furnish a good and sufficient bond to indemnify the said city of Fort Wayne, Indiana, for the progressive payments that have been made, and also as a guarantee for the faithful fulfillment of this agreement.

It is further understood and agreed that the signing



of this agreement by both parties herein referred to shall make the same a legal contract binding both parties thereto.

Accepted this 14th day of March 1916.

Decarie Incinerator Company  
By W. S. Scott

City of Fort Wayne

Robert E. Kelly.  
Frank E. Singers.  
Harry H. [unclear]

Attest H. W. [unclear]

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the contract heretofore entered into on the 14th day of March 1916, by and between the city of Fort Wayne, by and through its Board of Public Works and the Decarie Incinerating Company for the construction of a garbage incinerating plant as more fully set forth in the preamble hereto be and the same is hereby ratified and confirmed.

Section II

That this be in full force and effect on and after its passage and approval.

Done at the Council Chamber in the City of Fort Wayne this 28 day of March 1916.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 28th day of March 1916, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 132.

Wm. A. Beyer  
President.

H. W. Beyer

Presented to the Mayor for approval on the 29th day of March 1916.

H. W. Beyer

Approved this 8th day of April, 1916.

H. W. Beyer  
Mayor

## General Ordinance No. 733.

An ordinance fixing the amount of bonds for members of the Police and Fire Department.

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the employees in the Fire and Police Department execute bonds for the faithful and honest performance of their duties as such employees with a surety company authorized to do business in the state of Indiana or personal security to be approved by the Board of Public Safety in the following sums:

The superintendent of Police, and the chief of the Fire Department each to give bond in the sum of \$2000.00.

The captain of Police and the assistant chief of the Fire Department each to give a bond in the sum of \$1500.00.

All patrolmen, firemen, sanitary officers, the humane officer, the weighmaster, and every other officer and employee under appointment of the Board of Public Safety, to give a bond in the sum of \$1000.00 unless otherwise expressly provided by law.

## Section II.

All present employees shall execute the bonds required by this ordinance within ten days after its approval by the mayor, and all future employees shall execute such bonds within ten days after their employment.

## Section III.

That this ordinance shall be in full force and effect on and after its passage, and approval by the mayor.

A. J. H. H.

Done at the Council Chamber in the City Hall this 28 day of March 1916.

We hereby Certify That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 28th day of March 1916, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 733.

Wm A. Boyer  
President

J. W. Boenger  
City Clerk

Presented to the Mayor for approval on the 29th day of March, 1916.

J. W. Boenger

Approved this 5th day of April, 1916.

Wm A. Boyer  
Mayor

## General Ordinance No. 734.

An ordinance ordering the improvement of Clinton Street from the south property line of Sixth Street to the North line of the City Limits.

Whereas heretofore, on the 10th day of February 1916, the Board of Public Works duly adopted a resolution deeming it necessary to improve Clinton Street from the south property line of Sixth Street to the North line of the City Limits, as set forth in said resolution so adopted by the Board of Public Works of the City of Fort Wayne, above referred to, and

Whereas, on the 2nd day of March 1916, a majority of the resident free holders upon that part of Clinton Street from the south property line of Sixth Street to the North City Limits line filed with said Board of Public Works, a remonstrance signed by them, against the making of such improvement, therefore,

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that a necessity existing therefore, Clinton Street from the south property line of Sixth Street to the North City Limits line, and the same is hereby ordered improved in accordance with the resolution above referred to, adopted by the Board of Public Works on the 10th day of February, 1916, and in accordance with the provisions of an act entitled "An Act Concerning Municipal Corporations," passed by the General Assembly of the State of Indiana at the sixty-fourth session thereof.

That this ordinance take effect from and after its passage and approval by the Mayor.

Frank J. Schleichman

Done at the Council Chambers in the City Hall this 28th day of March.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 28th day of March 1916, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 734.

Wm. A. Beyer  
President

H. W. Boerger  
City Clerk

Presented to the Mayor for approval on the 29th day of March 1916.

H. W. Boerger  
City Clerk

Approved this 5th day of April 1916.

Wm. J. Hosen  
Mayor

An ordinance approving a contract entered into by and between the city of Fort Wayne, Indiana, by and through its Board of Public Works and the American Coal Mining Company, by and through its Assistant on the 17th day of March, 1916 relative to the purchase of part of the coal supply for the Fort Wayne Municipal Electric Light and Power Works during years of 1916 and 1917.

Whereas, heretofore on the 17th day of March, 1916 the city of Fort Wayne entered into a contract with the American Coal Mining Company providing for the purchase of coal by said City, which contract was as follows:

This agreement, made and entered into by and between the city of Fort Wayne, Indiana, by and through its Board of Public Works, hereinafter called the "consumer" and American Coal and Mining Company, of Indianapolis, Indiana, hereinafter called the "company", witnesseth:

Whereas, it is desired by the parties hereto to enter into a contract of purchase and sale of coal as herein set forth:

Now, Therefore, in consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby agree as follows:

The Company hereby agrees to sell to the consumer and the consumer hereby agrees to buy from the company, coal for consumption for the year 1916 at the Fort Wayne Municipal Electric Light and Power Works, located in Fort Wayne, Indiana, the estimated quantity under contract of twelve thousand (12,000) tons, more or less to be delivered as ordered in equal weekly shipments of approximately five (5) cars per week, said delivery to continue until March 31, 1917 with the understanding that the city shall have the right to have said deliveries continue until December 31, 1917, provided that said city shall give to said company sixty (60) days notice before the termination of this contract, if it desire to so extend the same.

The company further agrees to furnish coal herein contracted for, in the grade and in such quantities and delivered to the consumer f. o. b. their tracks, Fort Wayne, Indiana at such times as ordered by the consumer from time to time during the term of this contract of one year.

The kind of coal shall be 1 1/4 inch bar screenings, said coal to be mined from geological vein number five from the American Mine in Knox County, Indiana, on the Vandalia Railroad.

The consumer hereby agrees to pay the said company on the 10th of the calendar month for all shipments made to the consumer during the previous month, a price of one dollar and eighty cents (\$1.80) per net ton f. o. b. their tracks, Fort Wayne, Indiana for the kind of coal as heretofore described and of an analysis equal to the following:



Moraine	10%	
Ash	11%	
Sulphur	3.75%	(to Pacific Coast & elsewhere)
B.F.U. per hundred dry	12700	

It is understood and agreed that all coal shipped on this contract shall be loaded in self cleaning hopper cars and the company hereby agrees to allow the consumer to make a reduction of ten cents per ton on any shipments made in other than hopper equipment.

It is agreed that when as a result of an act of Providence or of a strike or strikes at the mines or on the railroad, it is impossible for the company to deliver coal hereunder, the obligations of delivery and acceptance of coal shall cease until such strikes are over, or delivery of coal can again be made, provided the company notifies the consumer in writing of such probable inability to deliver coal as soon as the company first has knowledge of such probable inability.

It is further agreed that when such strikes are over or delivery of coal can again be made, the rights and duties of the parties hereto shall be the same as before cessating of deliveries occurred.

It is further agreed that if during the term of this contract there be an increase or decrease in the freight rate from the same mine or mines to the consumer's plant, the delivered value of the coal there after sold under this contract shall be correspondingly increased or decreased.

It is hereby understood and agreed that railroad weights shall govern all settlements made in accordance with the terms of this contract.

Should the company fail to deliver coal in accordance with the terms of this contract, the consumer may purchase on the open market such an amount or amounts of coal as the said company shall fail to deliver, in which event all costs and expenses occasioned by such failure, in excess of the cost hereunder of an equivalent amount of coal of corresponding grade, shall be borne and paid by said company.

The term of this contract shall be from April 1, 1916 to and including the 31st day of March, 1917 and said contract shall neither be effective nor binding upon the parties hereto until the company shall execute to the consumer, a bond to the amount of five thousand dollars (\$5,000.00), said bond to have approval of the consumer, for the proper and faithful performance of the terms, conditions and agreements of the contract.

The said company agrees to execute, within ten (10) days hereafter a bond with a surety company as surety thereon, in sum of five thousand dollars (\$5,000.00) to be approved by the Board of Public Works of said city.

In witness whereof, the parties hereto have hereunto set their hands and seals at Fort Wayne, Indiana, this 17th day of March, 1916

City of Fort Wayne, Indiana, By  
Robert C. Kelly  
Frank C. Sledge  
Henry Hilgerson  
City Board of Public Works.  
Commissioner of Public Works.  
By, H. E. Sledge  
City Clerk

Section 1.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana that the contract heretofore entered into on the 17th day of March 1916, by and between the City of Fort Wayne and the American Coal Mining Company, a corporation of Indiana, as more fully set forth in the preamble hereto be and the same is in all things ratified and approved.

Section 2.

This ordinance to be in full force and effect on and after its passage and approval by the Mayor and legal publication.

We Henry C. Kelly, Mayor of the Common Council of the City of Fort Wayne, Indiana, in a Regular meeting held on the 11th day of April 1916, by a majority vote of all the members elects did pass the ordinance hereto attached and known as General Ordinance No. 10  
Wm. A. Bays President  
H. E. Sledge City Clerk

Presented to the Mayor for approval on the 12th day of April 1916  
T. W. Sledge  
City Clerk

Approved this 14th day of April 1916  
J. H. Sledge  
City Clerk

## General Ordinance No. 736.

An ordinance requiring persons selling photographs, enlarged pictures or other merchandise through the use of coupons & take out a license.

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that every person, firm or corporation engaged in any business pertaining to photography, copying or enlarging pictures or selling other wares or merchandise, who is selling such goods, wares or merchandise by means of coupons or tickets or orders distributed or secured by soliciting, peddling or canvassing from house to house in or about the streets of said city, shall first secure a license from the city controller.

## Section II.

The city controller shall, upon application made upon blanks prepared by him, have the authority to issue the license herein provided for, upon payment by the applicant of a fee of Five dollars (\$5.00) for the first day, Fifteen dollars (\$15.00) for the second day and ten dollars (\$10.00) for each day thereafter.

Any person that shall violate or fail to comply with any of the provisions of this ordinance shall be fined in any sum, not less than twenty-five dollars (\$25.00) nor more than one hundred dollars (\$100.00) for each and every violation.

## Section III.

This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Attest: Clerk of Council.

Done at the Council Chamber this 13<sup>th</sup> day of June in the City Hall.

I, the undersigned, do hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 13<sup>th</sup> day of June 1916, by a majority vote of all the members present, did pass the Ordinance herunto attached and known as General Ordinance No. 736.

R. Osinger,  
President

D. W. Boerger,  
City Clerk

Presented to the Mayor for approval on the 14<sup>th</sup> day of June 1916

J. W. Boerger

Approved this 19<sup>th</sup> day of June 1916  
Wm. J. Hoxey  
Mayor





General Ordinance No. 738

An ordinance ordering the improvement of Lake Avenue from a point 25 feet East of the West line of Anthony Boulevard to the East line of Lakeside Park Place Addition

Whereas, Heretofore, on the 25th day of May, 1916, the Board of Public Works duly adopted a resolution deeming it necessary to improve Lake Avenue from a point 25 feet East of the West line of Anthony Boulevard, to the East line of Lakeside Park Place Addition, as set forth in said resolution so adopted by the Board of Public Works of the City of Fort Wayne, above referred to, and

Whereas, on the 22nd day of June, 1916, a majority of the resident property owners upon that part of Lake Avenue from a point 25 feet East of the West line of Anthony Boulevard to the East line of Lakeside Park Place Addition, filed with said Board of Public Works a remonstrance signed by them against the making of such improvement, therefore,

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that a necessity existing therefore, Lake Avenue from a point 25 feet east of the West Line of Anthony Boulevard to the East line of Lakeside Park Place Addition be, and the same is hereby ordered improved in accordance with the resolution above referred to, adopted by the Board of Public Works, on the 25th day of May, 1916 and in accordance with the provisions of an act, entitled, "An Act Concerning Municipal Corporations," passed by the General Assembly of the State of Indiana at the Sixty-Fourth Session thereof.

Section II.

That this ordinance take effect from and after its passage and approval by the Mayor.

Jacob sign

Done at the Council Chamber in the City of Fort Wayne this 27th day of June 1916.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day June, 1916, by a majority vote of all the members elect, did pass the ordinance above recited, and passed as General Ordinance No. 738

Wm. A. Bayer  
President

J. W. Boeinger  
City Clerk

Presented to the Mayor for approval on the 28th day of June 1916.

J. W. Boeinger  
City Clerk

Approved this 29th day of June 1916

Wm. J. Honey  
Mayor.

General Ordinance No. 739

An Ordinance appropriating One thousand (\$1000.00) Dollars to the account of Improvements and Betterments, and Five hundred (\$500.00) Dollars to the account of Maintenance, Department of Public Parks.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that One Thousand (\$1000<sup>00</sup>) Dollars be and the same are hereby appropriated to the account of Improvements and Betterments, and Five Hundred (\$500.00) Dollars to the account of Maintenance, Department of Public Parks

Section II.

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor

Frank J. Schaefer

Done at the Council Chamber in the City of Fort Wayne, Indiana, this 27th day of June 1916

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of June, 1916, by a majority vote of all the members present, did pass the ordinance hereto attached, and known as General Ordinance No. 739.

Wm A. Bayne.  
President.

Is. W. Boenger.  
City Clerk

Presented to the Mayor for approval on the 28th day of June 1916

Is. W. Boenger  
City Clerk

Approved this 29th day of June 1916

Wm J. Foster  
Mayor

General Ordinance No. 740

An ordinance ratifying and approving the contract entered into by and between the City of Fort Wayne and Worthington Pump and Machinery Corporation of Cincinnati, Ohio, relative to the furnishing and installation of a Worthington Duplex out side and backed hot water blunger pump at the municipal electric light plant.

Whereas heretofore on the 25th day of May, 1916, the City of Fort Wayne by and through its Board of Public Works entered into a contract with the Worthington Pump and Machinery Corporation of Cincinnati, O., for the furnishing and installation of a blunger pump at the Municipal Electric Light Plant which contract is in the following words: (Exhibit portion of contract on file in the office of City Electric Light Department.)

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the contract heretofore on the 25th day of May, 1916 entered into by and between the City of Fort Wayne by and through its Board of Public Works and the Worthington Pump and Machinery Corporation of Cincinnati, O., as set forth in the preamble hereto be and the same is hereby in all things ratified and approved.

Section II.

That this ordinance be in full force and late effect on and after its passage and approval by the Council.

Yours Truly,

Done at the Council Chamber in the City of Fort Wayne this 27th day of June, 1916.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of June, 1916, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 740

Wm. Q. Bayer  
President

H. W. Boerger  
Secretary

Presented to the Mayor for approval on the 28th day of June, 1916.

G. W. Boerger  
City Clerk

Approved this 29th day of June 1916.  
L. J. May



## General Ordinance No. 700

An ordinance ratifying and affirming the contract entered by and between the City of Fort Wayne and Henry Wehenberg of Fort Wayne, Indiana, relative to the erection of a building to be used as a storeroom exclusively by the Municipal Electric Light Plant.

Whereas heretofore on the 25th day of May, 1916, the City of Fort Wayne by and through its Board of Public Works entered into a contract with Henry Wehenberg of Fort Wayne, Indiana, for the erection and construction complete for occupancy a building on city property north Clinton Street to be used by the Municipal Electric Light Plant, which contract is in the following tenor:

(Exhibit and plan on file in the office of Board of Public Works)

"This agreement made this 25th day of May, 1916 by and between the city of Fort Wayne, by and through its Board of Public Works, party of the first part, and Henry Wehenberg, party of the second part, Witnesseth:

That in consideration of the payment of the sum of Two thousand four hundred and seventy seven dollars (\$2477.00) the party of the second part hereby agrees to furnish all material and perform all of the labor required in the complete construction of a warehouse for the Fort Wayne Municipal Electric Light and Power Plant as fully set forth in the plans and specifications therefor, all in accordance with and in the manner provided in said plans and specifications, copies of which are attached hereto and made parts hereof the same as if fully copied in this contract.

That said building shall be completed not later than July 15, 1916, and the time of completion is agreed by the parties to be of the essence of this contract.

The party of the first part agrees to pay said sum of Two thousand Four hundred and seventy seven (\$2477.00) to the second party as follows: Ninety per cent (90%) of the amount of monthly estimated made by the representatives of the City of all material and labor actually placed in said building in the preceding month, and the remaining ten per cent (10%) to be paid within thirty (30) days after the completion and of said building and acceptance thereof by the City.

Witness our hands and seals this 25th day of May 1916.

City of Fort Wayne

Robert C. Kelly  
Frank E. Singery  
Henry Hilgemann

Henry Wehenberg

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore on the 20th day of May 1916 entered into by and between the City of Fort Wayne by and through its Board of Public Works and Henry W. Schenck of Fort Wayne, Indiana, as set forth in the preamble hereto be and the same is hereby in all thing ratified and affirmed.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

July 11 1916

Done at the Council Chamber in the City of Fort Wayne Ind., this 11th day of July 1916.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular, meeting held on the 9th day of July, 1916, by a majority vote of all the members elect, did pass the ordinance herunto attached, and known as General Ordinance No. 741

Wm E. Bayer  
President.

G. W. Boyer  
City Clerk

Presented to the Mayor for approval on the 14th day of July, 1916

G. W. Boyer  
City Clerk

Approved this 14th day of July 1916

Wm E. Bayer  
Mayor

## General Ordinance No. 70

An ordinance regulating traffic upon the public highway and providing penalties for the violation

Be it ordained By the Common Council of the City of Fort Wayne, that every vehicle, while standing in any street shall be so placed as to have its entire length parallel with the side walk, with its right side next and within two feet of the curb and not nearer than four (4) feet to any other vehicle standing upon such street in either direction.

It shall be unlawful for the operator or driver of any vehicle to stop, or allow, or permit to be stopped any such vehicle or for the owner of such vehicle, to authorize direct or permit any such vehicle to be stopped on Calhoun street between the New York, Chicago and St. Louis and the Pennsylvania Railroads longer than thirty (30) minutes in any one hour and then only when transacting business in some business house between the intersecting streets where such vehicle is stopped.

It shall be unlawful for the operator or driver of any vehicle to load or unload on or from such vehicle any merchandise, or for the owner of such vehicle to authorize direct or permit any such merchandise to be loaded or unloaded on or from such vehicle longer than five minutes in any one hour between the hours of 10.30 A.M. and 11.00 o'clock P.M. on any of the following named streets between the points designated respectively: Calhoun Street between the New York Chicago and St. Louis and the Pennsylvania Railroads, and Clinton, Main, Berry, and Wayne Streets between Harrison and Clinton Streets.

It shall be unlawful for any driver or operator of any vehicle to park any such vehicle, and it shall be unlawful for the owner of such vehicle to authorize, permit or direct the same to be parked on the side of any street within the corporate limits of the City of Fort Wayne between any two intersecting streets at any time when a, "no parking on this side," traffic regulation sign is located upon such side of the street at the point of intersection of such intersecting streets. Therewith, the word "Park" as used in this section shall mean to allow or permit any vehicle to stop or remain any longer than is necessary to discharge or take on passengers and to allow or permit the passage of travel upon intersecting streets or highways.

That it shall be unlawful for any driver or operator of any vehicle to drive or operate such vehicle to the left of any "Keep to the right" traffic regulation sign upon any street or highway within the city of Fort Wayne.

That it shall be unlawful for any person to carelessly or purposely remove or against or to remove or displace or change the location of, or to mutilate, deface or destroy

any traffic regulation sign upon any of the streets or side walks of said city.

Section III.

It shall be unlawful for any driver or operator of any vehicle and for the owner of such vehicle to authorize, permit, encourage or direct the driver or operator thereof to violate or refuse to comply with the direction or order of any member of the police force of the City of Fort Wayne, in directing the movements of teams and vehicles in any of the streets, alleys or public places of said city.

Section IV.

The provisions of this ordinance shall not be taken as granting any rights or privileges upon the streets of the city but is merely prohibitive of certain acts, to facilitate, and prevent the obstruction of, travel on such streets.

Section V.

Any person, firm or corporation failing to comply with or violating any of the provisions of this ordinance shall be fined in any sum not less than five dollars (\$5.00) nor more than one hundred dollars (\$100.00).

Section VI.

That all ordinance or parts of ordinances in conflict herewith are hereby repealed.

C. C. Folsom

Done at the Council Chamber in the City of Fort Wayne this 20th day of July 1916.

We hereby Certify: That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 20th day of July 1916, by a majority vote of all the members elect, did pass the ordinance hereto attached, and the same as General Ordinance Number

Wm. C. Bays  
President

Ed. W. Boring  
City Clerk

Presented to the Mayor for approval on the 27th day of July 1916.

Ed. W. Boring  
City Clerk

Approved this 5th day of August 1916  
J. H. Hoxey  
Mayor



General Ordinance No. 743

An ordinance amending sections 31 and 37 of  
General Ordinance No. 453

Section 1

Be it ordained by the Common Council of the City of Fort Wayne that sections 31 and 37 of General Ordinance No. 453 (Known as the Traffic Ordinance) being sections 1891 and 1897 of the Laws and Ordinances of the City of Fort Wayne, Supplement 1912 be amended to read as follows.

Section 31. No person shall operate, drive or propel any vehicle, motor cycle, or bicycle across any intersecting street or attempt to drive, operate or propel any such vehicle, motor cycle, or bicycle over or across any such intersecting street when the word "Stop" is visible or any semaphore being operated at such street intersection by any police or traffic officer. Three or more blasts of a police siren in the hands of such police or traffic officer shall be an indication of the approach of danger.

Section 37. Except in cases of emergency, pedestrians should use only the sidewalks and cross walks and should never cross the street except at regular crossings and at right angles. The roadbeds and highways and streets are primarily intended for vehicles, but pedestrians have the right to cross them in safety, and all drivers of vehicles shall exercise all proper care not to injure pedestrians and pedestrians before crossing from the sidewalk to the roadbed shall look to, see what is approaching and should not needlessly interfere with the passing of vehicles. Drivers and Operators of vehicles, automobiles, motor cycles and bicycles shall make no turn to the left at such intersections in charge of a traffic officer.

(C. C. Lupton)

Done at the Council Chamber in the City of Fort Wayne this 25<sup>th</sup> day of July, 1916

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 25<sup>th</sup> day of July, 1916, by a majority vote of all the members elected, did pass the ordinance herewith attached, and Known as General Ordinance No. 743.

Wm. A. Bayer  
President

J. W. Boerger  
City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of July 1916

J. W. Boerger  
City Clerk

Approved the 31<sup>st</sup> day of August 1916  
Wm. J. Hisey  
Mayor



... of the ... other ... State ...  
 ... of the ... of ... ...  
 ... of the ... of ... of his ...  
 ... of the ... of the ... of the ...  
 ... of the ... of the ... of the ...

Section 15

If such application be granted a license shall be issued and  
 ... shall cause to send applicant a  
 ... of ... automobile or motor vehicle ... the applicant  
 ... said controller a license for ... dollars (\$10.00) for ...  
 ... or motor vehicle ... and ... and  
 ... in such application and shall also deliver to said  
 ... a metal tag on which shall be printed the words  
 "licensed automobile" ... license shall  
 state the number of all automobiles or motor vehicles for  
 which it is granted, the name of the applicant and the ...  
 ... of automobiles for which it is granted ...  
 with the state license number and also ... of  
 ... automobiles, and the date of ...  
 ... such license shall be ...  
 ... to said controller a license for ...  
 ... for each automobile or motor vehicle then used in  
 ... and shall, at such times, notify the controller  
 the change, if any, in the automobiles or motor

... together with  
 the ... state license numbers ...  
 ... is granted the controller shall  
 deliver to the applicant a copy of this and all other  
 ordinances regulating the ... of automobiles and other  
 motor vehicles as well as traffic generally and the ...  
 of each ... to cause a ... to be  
 ...

Section 16

If any automobile or motor vehicle is  
 used by such licensee during the year such licensee shall  
 report such facts to the controller and ... when  
 such application is ... additional ...  
 ... the state license ... transfer ...  
 ... at such time pay an additional license fee of  
 ... for such additional automobile or

... shall be ...  
 ... of ...  
 ... 90 days ...  
 ... of automobile or motor vehicles.

... shall ...  
 ... of ...  
 ... of ...  
 ... of ...  
 ... of ...

... of ...  
 ... of ...  
 ... of ...  
 ... of ...







Received this \_\_\_\_\_ day \_\_\_\_\_ 190\_\_\_\_\_

1111

1891: Agne, Hartman, John, Keller, Kinder,  
Wells, Offenlock, Schleibner, Welch

An ordinance ratifying and approving a contract entered into on the 10th day of July, 1916, by and between the City of Fort Wayne, Indiana, and George E. Danvers, of Chicago, Illinois.

Whereas, On the 10th day of July, 1916, the City of Fort Wayne, Indiana, by and through its Board of Park Commissioners entered into a contract with George E. Danvers, which contract is in the following

Contract and Bond.

This agreement, made this 10th day of July, 1916, by and between the City of Fort Wayne, by and through its Board of Park Commissioners, of the first part and George E. Danvers of the second part, witnesseth:

That in consideration of the payment by the party of the first part of the sum of fifteen thousand dollars \$15,000.00 in the manner provided, the party of the second part agrees to furnish all labor and material for the complete erection of the "Fort Wayne Monument" on the open space in the north west corner of Hoyle Park in the City of Fort Wayne, Indiana, all in accordance with and compliance with and as provided in the specifications of the second part and the blue print, both attached hereto and made parts hereof the same as if copied herein at full length.

The bronze figure on said pedestal to be one and one-half life size and to be cast the usual thickness in United States Government standard bronze and to consist of horse and rider, as shown by model 12 submitted by party of the second part to party of the first part.

The foundation of said pedestal to be underground six (6) feet and to be of concrete base of one (1) foot thick and four (4) feet deep. (See (B) parts plan at 2 ft. 6 in. and four (4) feet deep. Broken stone to be 1 1/2" screen. All to be finished with a smooth and thoroughly layered, each layer being well tamped down and continued to grade. Foundation to be protected from drying too quickly as the work progresses and after the foundation has been laid. Top of foundation to be made smooth and level and given a grade coat of water proofing. Upon the foundation of six (6) foot depth underground is to be placed as shown by said blue print an eight (8) foot light blue granite pedestal or base. The granite to be of even color and texture, free from flaws, knots and streaks of any description, all to be finished to a uniform even surface. On such pedestal there is to be a bas-relief of old Fort Wayne.

All joints on the monument must be carefully scratched and pointed up with fine cement and shall not be over 3/16". When all pointing is done the monument shall be washed down and thoroughly cleaned. All bronze shall be securely fastened to granite by bronze bolts in the most approved manner and bas relief of old Fort Wayne to be practically counter-sunk in granite. All dirt from the excavation, debris from handling and setting the monument to be removed by second part and carrying thing left clean and ready for use.

Party of the second part is to execute his bond with surety company authorized by party of the first part in the sum of fifteen thousand dollars (\$15,000.00) for the faithful and complete performance by him of this contract, and in which bond it shall be provided that second party shall protect only against any damage by reason of his failure to pay for material and labor in the performance of his

in consideration of the performance of said work as herein provided, the party of the first part agrees to pay to party of the second part said sum of fifteen thousand dollars (\$15,000.00) as follows: Twenty five hundred dollars (\$2500.00) on the execution of this contract and acceptance of the work herein called for; five thousand dollars (\$5,000.00) on acceptance of large model; two thousand dollars (\$2,000.00) when granite is finished, and balance on completion of work and acceptance thereof as justly due.

The City has the option to require the two bronze Indian heads on either side of granite, as provided in blue print made a part hereof for the additional sum of nine hundred dollars (\$900.00) and time within same provisions hereof.

Work to be completed ready for unveiling not later than November

Witness our hands and seals the day and year first above written

City of Fort Wayne

Frederic H. Foster

Mayor of Fort

Wm. Ackerman

City Clerk

Attest

Charles H. Steiss

Board of Park Commissioners

George P. ...

Know all men by these Presents that we George H. ... as principal and United States Fidelity and Guaranty Company a Maryland corporation authorized to do business in Indiana as surety are held and firmly bound unto the City of Fort Wayne in the penal sum of fifteen thousand dollars (\$15,000.00) for the payment of which we jointly and severally bind ourselves, our heirs, executors, administrators and assigns.

Witness our hands and seals this 10th day of July 1916.

The condition of the above and foregoing obligation is such that whereas, on the 10th day of July 1916

the above board, George & Shanon entered into a contract with the City of St. Marys, regarding the rights B. & J. shall have insurance for the complete erection of the 12. Thomas Wayne Equestrian in accordance with said contract provided, now therefore

If the above bound George & Danie-a shall well and truly, faithfully and honestly complete and comply with said contract and shall pay for all material and labor used in the carrying out of said contract and the work there called for then this bond shall be void, else to remain in full force and effect

George F. Johnson

... is a state, a dignity and grace, etc.

By. H. J. V. no shall  
atone, - fact.

82. K. sell H. in old  
alluvial, i. fact.

Approved this 10th day of July, 1916.

David N. 51 votes

Louis, Fox

Chester Ackerman

$\omega \approx \text{Breue}$

Board of Directors

... 1.

Back ordered by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 10th day of July, 1916, by and between the City of Fort Wayne, by and through its Board of Park Commissioners, and George E. Danvers of Chicago, Illinois, as more fully set out in the preamble here to be and the same is in all things ratified and affirmed.

This ordinance is to be in full force and take effect from and after its passage and approval by the mayor and legal publication.

Q. 14. 1 Keller

Done at the Court Chamber in the City of Fort Wayne  
this 8<sup>th</sup> day of August 1916.

We, the City of Fort Wayne, Ind., by the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 8th day of August, 1916, by a majority vote of all the members elect, did pass the ordinance herewith attached and pronounce General Ordinance No. \_\_\_\_\_

Wm. C. Beyer  
President

Resident

5. 10. 13 - 10000

Presented to the Mayor for approval on the 10th day  
of August 1116

(illegible) this 11th day of August 1916



An order was made by the sale of a frame  
barn, located on Lot No. 28 Huffman's Addition, by the Board  
of Public Works.

Whereas, it is desired by the Board of Public  
Works of the City of Fort Wayne, to sell and dispose  
of a certain frame barn, located on Lot No. 28 Huffman's  
Addition, of the value of less than One hundred dollars  
(\$100.00).

Section I.

Be it ordained by the Common Council of the City  
of Fort Wayne, Indiana, That the Board of Public  
Works of said City be and it is hereby authorized and  
directed to sell and dispose of said frame barn, and  
that the same be sold and disposed of without the  
appointment of appraisers by the judge of the Court.

Section II.

That this ordinance be in full force and  
take effect from and after its passage and approval  
by the Mayor and legal publication.

Wm Q. Beyer

Done at the Council Chamber in the City of Fort  
Wayne this 22<sup>nd</sup> day of August 1916.

We hereby Certify, That the Common Council  
of the City of Fort Wayne, Indiana, at a Regular  
meeting, held on the 22<sup>nd</sup> day of August, 1916, by a  
majority vote of all the members elect, did pass the  
ordinance hereto attached, and known as  
General Ordinance No. 116.

Wm Q. Beyer.  
President

G. W. Boenger  
City Clerk

Presented to the Mayor for approval on the 24  
day of August, 1916

G. W. Boenger  
City Clerk

Approved this 2<sup>nd</sup> day of September, 1916.

Wm Q. Beyer  
Mayor



1916

An ordinance regulating the business of using  
operating and driving automobiles or motor vehicles  
for hire upon the public streets and providing  
penalties for the same.

Be it ordained by the Common Council of the  
City of Fort Wayne, Indiana, that no person  
firm or corporation shall drive, operate  
any automobile or other motor  
vehicle upon any public street, highway or  
public place within the corporate limits of  
the City of Fort Wayne for the purpose of  
soliciting or carrying, receiving or discharging  
for hire any passengers, whether the transportation  
of such passenger or passengers shall be to  
some point within or without the limits of  
the City of Fort Wayne unless such person, firm or corpora-  
tion shall first have been licensed so to do.

Any person, firm or corporation desiring  
to use, operate or drive any automobile or motor  
vehicle for hire upon any public street, highway  
or public place within the corporate limits  
of the City of Fort Wayne, as in Section 1  
provided, shall file his or its application with  
the controller of said City before so operating, using  
or driving such automobile or motor vehicle for a  
license so to do, stating in such application  
name, place of business, residence, age, whether  
or not previously engaged in the business of trans-  
porting passengers for hire, and if so, the length  
of such previous experience; the number and kinds  
of automobiles or motor vehicles desired to be  
used in such business, the state license number of each  
automobile and the seating capacity thereof, the  
number of years such vehicle  
has been driven, and the names of three taxpayers  
in said city as reference to the character, probity,  
sobriety and honesty of the applicant. Such  
application shall be on a regular form provided  
for that purpose by the City Controller.

If such application be granted by the City Controller  
the applicant shall file with the City Controller  
within fifteen (15) days a bond in the sum of  
one thousand dollars (\$1,000.00) for each four  
passenger automobile, fifteen hundred dollars  
(\$1,500.00) for each seven (7) passenger automobile  
and two thousand dollars (\$2,000.00) for each  
automobile of a rated seating capacity greater  
than seven (7) passenger (with a safety com-  
partment) authorized to do business in the state of Indiana.

or three resident freeholders of said city or counties, the condition that the applicant will pay any and all damages sustained by any person or property by reason of the violation by said applicant, his agent or employee in the operation of any such automobile or motor vehicle of this or any other ordinance of said city or any law of the state of Indiana regulating the operation of automobiles or motor vehicles or by any reason of the negligence of such applicant or any of his said agents or employees in the operation of any such car, or in lieu of such bond shall cause to be issued with in such time covering the period of his said license a bond commonly known as a liability contract of insurance issued by an insurance corporation authorized by the laws of the state of Indiana to do business therein, and providing for indemnity, against damage to person or property or by death accruing to any one from the negligence of such applicant may be liable, in the same amount as is above required, and in which policy of liability insurance shall be contained a provision in substance in such insurance will pay or cause to be paid any judgment or account of damage to person or property which may finally be rendered against such applicant by reason of the violation of any ordinance of the city, law of the state or negligence of such licensee in favor of any person in the event that such licensee does violate the same, and that such insurance company shall be bound as to liability and extent thereof by the judgment of the court, and without such insurance company being made a party to such action. Such insurance policy shall be filed with the City Controller and when so filed shall have the same force and effect as the execution and filing of a bond. Which said bond or insurance policy shall be subject to the approval of the Mayor.

Section 11  
If such application be granted and same bond be filed and approved then said controller shall issue to said applicant a license to operate such automobile or motor vehicle upon the applicant paying to said controller a license fee of ten dollars (\$10.00) for each automobile or motor vehicle maintained, mentioned and described in such application, and shall also deliver to said licensee a metal tag on which shall be printed the words "Licensed Automobile, City License No. \_\_\_\_\_". Such license shall state the number of all automobiles or motor vehicles for which it is granted the name of the applicant and the kind or kinds of automobiles for which it is granted, together with the state license and number and city license number of each of such automobiles and the date of issue and the expiration of such license. Thereafter the holder of such license shall annually pay to said controller a license fee of ten dollars (\$10.00) for each automobile or motor vehicle then used in said business, and shall at such time notify the controller of the change, if any, in the number of such



... issued by him under his original ...  
 together with the changes in any state license numbers  
 upon the same. At the time such license is granted  
 the controller shall deliver to the applicant of a copy of  
 this and all other ordinances regulating the operation  
 of automobiles and other motor vehicles, as well as  
 traffic generally, and the clerk of the city is hereby  
 directed to cause a pamphlet to be printed containing  
 all such

If any additional automobile or motor vehicles  
 are used by such licensee during the year, such  
 licensee shall first report such a fact to controller  
 and in case upon such original application the kind  
 of additional automobile intended to be used, together with  
 the state license number thereof, and shall at such  
 time pay and additional license fee of ten dollars &c.  
 for such additional automobile or motor vehicle, and  
 execute an additional bond or policy of insurance thereon.

That no license shall be issued to any person  
 known to be in the habit of using intoxicating liquors  
 or to any person who has not had ninety  
 days experience as a driver and operator of automobiles  
 or motor vehicles. No licensee hereunder shall employ as  
 an operator or driver of any licensed automobile or motor  
 vehicle, or permit any person to drive or  
 operate any such automobile or motor vehicle, who does  
 not possess the qualifications herein required of said licensee.  
 The failure to comply with or the violation of any of  
 the provisions of this or any other ordinance or any of the  
 laws of the State of Indiana regulating the operation  
 of automobiles or motor vehicles, shall be cause for the  
 revocation of any license granted hereunder, which may  
 be for any of said reasons revoked in the manner  
 provided by the laws of the state of Indiana, for the revocation  
 of city licenses by the Mayor of said city.

That in the event that any surety on any bond become  
 insolvent or should such surety withdraw from said bond  
 or remove from or become a nonresident of the City of  
 Fort Wayne, Indiana, such insolvency, withdrawal or  
 non residence shall operate as a revocation of such  
 license until a new and sufficient bond is given in  
 lieu thereof and no licensee during such time shall  
 operate drive or use, or allow, cause or permit to be  
 operated, driven or used after such insolvency, withdrawal  
 or non residence, until such new and sufficient bond  
 shall have been given.

That it shall be unlawful for any licensee to  
 operate, drive or use such automobile or motor vehicle  
 while any one is upon the running board or fender of  
 such automobile or motor vehicle.

That it shall be unlawful for any such licensee to operate,  
 drive or use such automobile or motor vehicle for hire with  
 more than one person in addition to the driver or operator  
 thereof in the front seat of such motor vehicle or automobile.

Section 1st

That it shall be unlawfully for any person hereafter in exchange while operating any and automobile or motor vehicle to smoke tobacco or other narcotics, and it shall be unlawful for any other person or persons while passing or using such automobile or motor vehicle to smoke tobacco or other narcotics.

Section 2nd

The license granted under the provisions of the ordinance shall not be construed to grant to the holder thereof any priority in the right of way, nor a change in the status of the holder of such license shall operate any automobile or motor vehicle as licensed in the manner and as prescribed by the traffic and other ordinances of said city regulating the operation of traffic, and the State Laws of the State of Indiana.

Section 3rd

Any person who is in violation of the provisions of the ordinance shall be fined in any sum not less than Five Dollars (\$5.00) nor more than one hundred dollars (\$100.00).

Section 4th

That this ordinance shall be in full force and take effect and after its passage and approval by the Mayor and legal publication.

Introduced by:

- J. B. Mills
- Jacob Hartman
- W. H. Keller
- Charles P. ...
- Jacob Agne
- Paul P. ...
- Frank J. Schleicher
- P. O. ...
- ...

Done at the Council Chamber in the City of Fort Wayne this 12th day of September 1916.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 12th day of September, 1916, by a majority vote of all the members elect, did pass the ordinance hereto attached and known as General Ordinance No. 748.

Wm. A. Bayne  
President

G. W. Boeyer  
City Clerk

Presented to the Mayor for approval on the 14 day of Sept-1916

G. W. Boeyer  
City Clerk

Approved this 23rd day of September 1916

Wm. H. Hovey  
Mayor

General Ordinance no 748 Amended see page 206

## General Ordinance No. 749

An Ordinance regulating the employment of Engineers by the Department of Public Parks.

Whereas, the engineering work furnished by the Department of Public Parks is not regular but is furnished from time to time as necessary proceedings before that Department occur, and

Whereas, heretofore this Council, by ordinance limited the expenditure in any one month for such engineers to six to Five dollars (\$65.00) but the said department has ascertained that in some months they desire the expenditure of more than that amount, while in other months they may not desire the expenditure of that amount,

Whereas, this Council by annual appropriations limits the total amount annual expenditure for such engineers,

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the Department of Public Parks be and it is hereby authorized from time to time during the year to employ such engineers as it may from time to time desire, not to exceed in amount however the amount annual appropriations therefor, either by the annual appropriation ordinance or subsequent ones.

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Attest 14th day of September 1912.

Done at the Council Chamber this 26th day of September, 1912.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 26th day of September, 1912, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 749.

Wm. C. Bayer  
President

J. W. Bolger  
City Clerk

Presented to the Mayor for approval on the 28th day September, 1912.

J. W. Bolger  
City Clerk

approved this 7<sup>th</sup> day of October, 1916.  
no - J. H. H. H.  
m -



## General Ordinance No. 750.

An ordinance approving a contract entered into by and between David N. Foster and the City of Fort Wayne by and through its Board of Park Commissioners, dated September 11-1916.

Whereas: on the 11th day of September, 1916, David N. Foster entered into a contract with the City of Fort Wayne, by and through its Board of Park Commissioners, which contract is in the following

This agreement, made this 11th day of September, 1916, by and between David N. Foster, Party of the first part and the City of Fort Wayne, by and through its Board of Park Commissioners, Party of the second part, witnesseth:

That in consideration of the mutual covenants herein contained, it is by the parties hereto agreed that the Party of the first part agrees to sell and the Party of the second part agrees to buy the following described real estate, situate in the County of Allen, in the State of Indiana, to-wit:

That part of Hanna's out lots fourteen (14), fifteen, (15) and sixteen (16), in the north west fractional quarter of section two (2) in Township (30) north, Range twelve (12) east in the City of Fort Wayne, Indiana, lying south of right of way of the Lake Shore and Michigan Southern Railroad Company.

That said Party of the second part shall pay to the said Party of the first part for said real estate the sum of ten thousand nine hundred and sixty seven dollars and twenty one cents (\$10,967.21) with six per cent. (6%) interest hereon annually until the full amount is fully paid, as follows: One thousand dollars (\$1000.00) on or before the first day of July 1917, and one thousand dollars (\$1,000.00) on or before the first day of July of each year thereafter until said sum with interest thereon is fully paid. Said payments to be first applied in the payment of interest and the balance upon the principal.

Party of the first part agrees, on or before September 30, 1916, to execute to Party of the second part a deed of conveyance for said real estate, warranting the same against all liens and incumbrances, excepting taxes for 1916, payable in 1917.

Witness our hands and seals the day and year first above written

David N. Foster  
Party of the First Part

Cities  
Charles J. Steers  
Sec. Secy

City of Fort Wayne, Ind.  
By: David W. Foster,  
Louis C. Fox,  
Abel McKim,  
2 to Board of Park Commissioners

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore on the 11th day of September, 1916, entered into by and between David W. Foster of the first part and the City of Fort Wayne, by and through its Board of Park Commissioners of the second part, as more fully set forth in the preamble hereto, be and the same is hereby ratified and affirmed.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Wm. A. Boyer  
Peter Decker

Done at the Council Chamber this 26th day  
of September 1916

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a meeting held on the 26th day of September, 1916, a majority vote of all the members present passed the ordinance hereto attached, and the same is hereby affirmed.

Wm. A. Boyer  
President

Wm. A. Boyer

Presented to the Mayor for approval on the 26th day of September 1916

Wm. A. Boyer

Spelled this 1st day of October 1916

Wm. A. Boyer

General Ordinance No. 751

An ordinance providing for stenographic service in the Legal Department.

Be it ordained that the Legal Department be allowed sixty (\$60.00) dollars per month for stenographic services.

That this ordinance be in full force and take effect from and after November 1, 1916, and its passage and approval by the Mayor.

A. H. Keller.

Done at the Council Chamber this 10th day of October, 1916.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 10th day of October, 1916, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 751.

Wm A. Bayen  
President

J. W. Boeszyk  
City Clerk

Presented to the Mayor for approval on the 11th day of October, 1916,

J. W. Boeszyk  
City Clerk

Approved this 17th day of October 1916

J. W. Boeszyk  
City Clerk

General Ordinance No. 752.

An ordinance authorizing the Board of Public Works to expend three hundred and fifty dollars (\$350.00) out of the Public Light Account, to pay for the city's portion of the cost of installing an ornamental lighting system on North Harrison Street from the Bridge crossing the St. Mary's River to Putnam Street.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Works is hereby authorized to expend Three hundred and Fifty dollars (\$350.00) out of the Public Light Account, to pay for the city's portion of the cost of installing an ornamental lighting system on North Harrison Street from the bridge crossing the St. Mary's River to Putnam Street.

Section 2.

That this ordinance be in full force and effect from and after its passage and approval by the Mayor  
E. E. Loper.

Done at the Council Chamber this 14th day of  
November 1916.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 14th day of November, 1916, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance

Wm. A. Beyer  
President.

G. W. Boerger  
City Clerk.

Presented to the Mayor for approval on the 16th day  
November 1916.

G. W. Boerger  
City Clerk.

Approved this 22nd day of November 1916.

Wm. A. Beyer  
Mayor



An ordinance to regulate and license Auctioneers and the sale of personal Property at Auction, and to provide a penalty for the violation of the same and repealing General Ordinance No 55 and General Ordinance No 111.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that it shall not be lawful within the City of Fort Wayne, Indiana, to exercise the business, trade or vocation of an auctioneer, or to sell at auction personal property or any interest therein without first having obtained from said city a license for that purpose as hereinafter provided, and any person violating this section shall forfeit and pay not less than Five (\$5.00) Dollars nor more than One Hundred (\$100.00) Dollars for every violation thereof, provided that sale at public auction made by Sheriffs, Masters in Chancery, Marshalls, Police Mair's Constables, Receivers, Trustees, Executors or Administrators by virtue of their respective Offices, are hereby exempt from operation of this ordinance.

Section II.

Any person may become an auctioneer and may be licensed to sell personal property at public auction when the payment to said city a license fee of the sum of one hundred (\$100.00) Dollars, and upon the payment of said sum shall receive from the City Controller a license to sell personal property at auction for the period of one year from the date of said payment. Persons so licensed to sell at auction may sell at any place in said city under said license. Any person not complying with the provisions of this section shall forfeit and pay to said city not less than Five (\$5.00) Dollars or more than One Hundred (\$100.00) Dollars, and the Mayor, at his discretion, may revoke the license.

Section III.

Any person who may become an auctioneer and be licensed under Section 2 of this ordinance, who shall fraudulently mis-represent the character, quality or nature of any article sold by him at auction, or who shall intentionally mislead any purchaser at any auction conducted by himself, to the damage and loss of said purchaser, or who shall violate any of the laws of the State of Indiana, or any of the ordinances of said city while conducting an auction, shall forfeit and pay to said city not less than Five (\$5.00) Dollars nor more than One Hundred (\$100.00) Dollars for each offense, and the Mayor shall revoke his license, and said auctioneer or person so mis-representing or misleading, or so violating shall be disqualified from receiving or holding a license under this ordinance for the period of one year from the date of the revocation of the license. In any proceeding before the Mayor for the violation of this section it shall not be necessary to show that there has been a conviction for the same offense in any court but the Mayor shall determine from the evidence whether there has been a violation of the ordinance.

Section IV.

Any person who shall desire to sell at auction shall further procure a license to conduct the same, and shall pay for such license the sum of Ten (\$10.00) Dollars per day for the first ten days of such sale and the sum of Five (\$5.00) Dollars per day thereafter during the continuance of such sale, and upon the payment of said sum or sums, the City Comptroller shall issue to such person a license for the number of days covered by the sum paid by such person. Persons licensed under this section shall sell at auction, at one place to be designated in said license, and shall keep or use but one auction or sales room and shall not sell the property of other persons at said auction; provided however, upon the payment of a license fee of Three (\$3.00) Dollars for each day sale in lieu of the license fee provided by this section the following sales at auction may be made and it shall not be necessary to procure a licensed auctioneer to conduct the same, and such sales shall be exempt from the prohibition contained in Section 65 of this ordinance.

"A." Household furniture and personal property furniture and live stock owned by the person to whom said license is issued for residence and business purposes. Such household furniture and personal property furniture and live stock shall not include any articles of personal property that are a part of the owner's stock in trade and the subjects of sale in the regular course of the owner's business.

"B." Personal property in the possession of any public warehouseman over which there has been no claim of ownership within the preceding six months, or upon which said warehouseman has held or claimed a lien for his charges for more than six months previous to such auction.

Any person convicted of the violation of this section shall forfeit and pay to said city not less than Five (\$5.00) Dollars or more than Ten (\$10.00) Dollars for every violation hereof, and the municipality revoke his license and such person shall be disqualified from holding a license as provided for in this section for a period of one year from the date of said conviction.

Section V

It shall be unlawful for any auctioneer, or any other person conducting an auction, as provided for in this ordinance, to sell or offer for sale at public auction any article, goods, wares, or merchandise upon any street, alley, sidewalk or public ground, but such auctioneer or other person shall sell all such articles and things offered for sale by him at public auction in the room, warehouse, or residence occupied by him, and shall so arrange his place of sale in said room, warehouse or residence, that no portion of the bidders or bystanders shall be compelled or required to stand or sit on the street or sidewalk in front of said auction room, warehouse or residence. Any auctioneer or other person convicted of a violation of this section shall forfeit and pay to said city a sum not exceeding One Hundred Dollars (\$100.00) for each offense, and on conviction for a second offense the court may, at his discretion, revoke his license.

Section VI.

Any person who shall desire to sell at auction shall further procure a license to conduct the same, and shall pay for such license the sum of Ten (\$10.00) Dollars per day for the first ten days of such sale and the sum of Five (\$5.00) Dollars per day thereafter during the continuance of such sale, and upon the payment of said sum or sums, the City Comptroller shall issue to such person a license for the number of days covered by the sum paid by such person.



General Ordinance No. 116

The ordinance amending certain portions of General Ordinance No. 116

Section 1.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that item No. 116 of General Ordinance No. 116 be amended by inserting on lines numbers 4 and 5 of said item the words and figures One Hundred dollars and (\$100.00) per month respectively.

Section 2.

That item No. 22 of the aforesaid ordinance be amended by inserting on line No. 5 of said item the words and figures eighty-five dollars \$85.00 per month.

Section 3.

That this ordinance be in full force and effect from and after its passage and approval by the Mayor and legal publication.

Attest

Done at the Council Chamber this 9th day of January, 1917.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular Meeting, held on the 9th day of January, 1917, by a majority vote of all the members did adopt and pass the ordinance hereto attached and known as General Ordinance No. 116.

Wm. A. Boyer  
President

H. W. Boergen,  
City Clerk.

Presented to the Mayor for approval on the 11th day of January, 1917.

G. H. Boergen  
City Clerk.

Approved this 13th day of January, 1917.  
J. J. J. J. J.  
Mayor



## General Ordinance No. 753

An Ordinance Approving a Contract entered into by and between the City of Fort Wayne, Indiana, and the Engineering Company on January 8, 1917 for covering the reservoir.

Be it ordained by the Common Council of the City of Fort Wayne, that the contract heretofore on the 8th day of January, 1917, entered into by and between the City of Fort Wayne, by and through the Board of Public Works, and the Engineering Company as fully set forth in the preamble hereto, be and the same is hereby in all things ratified and approved.

That this ordinance be in full force and effect from and after its passage and approval.

G. F. [Signature]

Whereas, On January 8th, 1917 the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the Engineering Company for constructing a covering over the reservoir which contract is in the following words:

This agreement, made this 8th day of January, 1917 by and between the City of Fort Wayne, by and through its Board of Public Works, party of the first part and the Engineering Company, a corporation organized under the laws of the State of Indiana, and of the City of Fort Wayne, Indiana, party of the second part, Witnesseth: That in consideration of the mutual covenants herein contained it is by the parties here to agreed

That party of the second part shall furnish all material and perform all the labor for the construction of a covering over the reservoir in said city according to and in compliance with the plans and specifications therefore, copies of which are attached hereto and made a part hereof as if fully copied here-

at, and for the sum of twenty two thousand and two hundred and fifty one dollars and twenty five cents (\$22,251.25), and in accordance with bid of record in so far as the same is not in conflict with said plans and specifications.

1. In the event that southern pine is used in the roof construction instead of cypress first party shall receive a credit of five hundred dollars (\$500.00) upon the contract price. If painting under roof is omitted first party shall receive credit of six hundred and twenty five dollars (\$625.00) upon the contract price. If Barnett or Barber roof is used instead of the specified in bid first party is to receive a credit of two hundred and ninety dollars (\$290.00) upon the contract price.

It is the option of the Board, to be exercised as to whether or not the roof shall be painted and as to whether or not the gutters shall be installed.

The contractor shall execute within ten days (10), a bond in the sum of eleven thousand one hundred and twenty five dollars (\$11,125.00), for the faithful and honest performance of his contract with hereunto duly to the satisfaction of the Board. The contractor shall, the construction work, shall be completed until necessary not more than is necessary and shall keep the water in the reservoir as the work progresses.

The contractor shall be completed not later than July 1, 1911.

All the provisions of the specifications above referred to shall be complied with as if they were copied in full in this contract.

The contractor shall pay to the said second party the sum of twenty two thousand two hundred and fifty one dollars and twenty cents (\$22,251.20) less any amount that may be due to the contractor as a credit under the options above enumerated, as follows: On the first of each month during the progress of the work first party shall pay fifty per cent (50%) of the value of material and labor delivered in the month for the preceding month and the remaining fifty per cent (50%) to be paid within ten (10) days after completion and acceptance of the work.

Witness our hands and seals this 24th day of January, 1911.

Attest:  
Board of Directors  
City of San Francisco  
1911

The Engineering Company.

324

Madison Building

San Francisco, California

Done at the Council Chamber this 24th day of January, 1911.

Attest: I, the undersigned, Mayor of the City of San Francisco, do hereby certify that the foregoing is a true and correct copy of the resolution of the Board of Directors of the City of San Francisco, passed on the 23rd day of January, 1911 by a majority vote of the Board.

Mayor for approval  
24th day of January 1911

THOMAS H. BAKER



## General Ordinance

An ordinance fixing the precinct boundary lines for the general election to be held in November, 1911, and designating the place of holding such election in each of the precincts of such city for said election and for the purpose of voting in said election.

Section I.

Be it Ordained by the Common Council of the City of Union Wayne, that the city of Union Wayne and county of Union said city be divided into election precincts for primary and general elections and registration purposes for the election to be held in 1911, including the general and primary election and registration, as follows; and that the voting and registration places for said precincts be as herein designated, to-wit:

First Precinct -- Boundary of precinct. That part of the first ward lying east of the St. Joe river, north of Tennessee Avenue produced east to the city limits, south of the northern boundary of the city limits and west of the eastern boundary of the city limits.

Voting Place. Americanist Hotel, 1115 - Tennessee Avenue.

Second Precinct -- Boundary of precinct. That part of the second ward lying south of the Tennessee Avenue produced east to the city limits and west of the eastern boundary of the city limits.

Voting Place. That part of the second ward lying south of the Tennessee Avenue produced east to the city limits and west of the eastern boundary of the city limits.

Third Precinct -- Boundary of precinct. That part of the third ward lying north of the Tennessee Avenue produced east to the city limits and west of the eastern boundary of the city limits.

Voting Place. That part of the third ward lying north of the Tennessee Avenue produced east to the city limits and west of the eastern boundary of the city limits.

Fourth Precinct -- Boundary of precinct. That part of the fourth ward lying south of the Tennessee Avenue produced east to the city limits and west of the eastern boundary of the city limits.

Voting Place. That part of the fourth ward lying south of the Tennessee Avenue produced east to the city limits and west of the eastern boundary of the city limits.

Fifth Precinct -- Boundary of precinct. That part of the second ward lying north of the N. Y. C. & St. L. railroad and the St. Mary river, west of the St. Joe river, east of the Lake Shore railroad and Calhoun street, and Calhoun street produced north of the Lake Shore railroad and south of the northern boundary of the city limits.

Voting Place. Merchants Trading Company, 1115 - Tennessee Avenue.



South Precinct -- Boundary of Precinct. That part of the south ward lying south of the Pennsylvania railroad and north of the center line of De Wall street between the center line of Broadway and Broadway.

Voting Place. -- Daniel Puttells Garage. 613 Mechanic Street.

Fourth Precinct -- Boundary of Precinct. That part of the south ward lying south of the Pennsylvania railroad and north of the center line of De Wall street between the center line of Broadway and Broadway.

Voting Place. -- Daniel Puttells Garage. 613 Mechanic Street.

South Precinct. Boundary of Precinct. That part of the south ward lying south of the Pennsylvania railroad and north of the center line of De Wall street between the center line of Broadway and Broadway.

Voting Place. -- Daniel Puttells Garage. 613 Mechanic Street.

Eleventh Precinct -- Boundary of Precinct. That part of the south ward lying south of the Pennsylvania railroad and north of the center line of De Wall street between the center line of Broadway and Broadway.

Voting Place. -- Daniel Puttells Garage. 613 Mechanic Street.

Twelfth Precinct -- Boundary of Precinct. That part of the south ward lying south of the Pennsylvania railroad and north of the center line of De Wall street between the center line of Broadway and Broadway.

Voting Place. -- Daniel Puttells Garage. 613 Mechanic Street.

### Fifth Ward.

Thirteenth Precinct: - Boundary of Precinct That part of the fifth ward lying south of the N.Y. & St. L. rail road and west of the St. Marys river and east of the city limits and known as Nebraska.

Voting Place. Daniel Hutzels Garage, 613 Mechanic Street

Fourteenth Precinct: - Boundary of Precinct That part of the fifth ward lying east of the St. Marys river, west of the center line of Van Buren street to the center line of Greeley street and south of the center line of Greeley street to Broadway, west of Broadway and north of Washington.

Fifth Precinct: - Boundary of Precinct That part of the fifth ward lying south of Washington boulevard, west and north of the Pennsylvania rail road, east of the city limits and west of Broadway.

Voting Place. Washington Street Public School, entrance on Union Street.

### Sixth Ward.

Sixteenth Precinct: - Boundary of Precinct That part of the sixth ward lying south of the Pennsylvania rail road, north of the Penn. rail road, west of Broadway, and north of the St. Marys river.

Voting Place. 2017 Broadway. (Use Black paved Alley both South and North of Broadway.)

Seventeenth Precinct: - Boundary of Precinct That part of the sixth ward lying south of the St. Marys river, east of the city limits, east on Evergreen Avenue to the center line of South Wayne Avenue, south on South Wayne Avenue to the center line of Wildwood Avenue, west on Wildwood Avenue to Broadway, south on Broadway to the St. Marys river.

Voting Place. Fred Riffes Garage, Rear of 1111 Van Avenue.

Eighth Precinct: - Boundary of Precinct That part of the sixth ward lying south of St. Wald street, north of the center line of Wildwood Avenue, between Calhoun street and South Wayne Avenue to Broadway, north on Broadway to St. Wald street.

Voting Place. 2017 Broadway. (Use Black paved Alley both South and North of Broadway.)

Ninth Precinct: - Boundary of Precinct That part of the sixth ward lying south of Wildwood Avenue between Broadway and Broadway and north and east of Broadway.

### Seventh Ward.

Tenth Precinct: - Boundary of Precinct That part of the seventh ward lying south of the Watervliet railroad north of the Wald street between the center line of Calhoun and Hanna streets.

Voting Place: Hanna Public School

center first quadrant; Boundary of 1<sup>st</sup> quadrant; other part of the  
center and boundary of 2<sup>nd</sup> quadrant; the center line of 3<sup>rd</sup> & 4<sup>th</sup> quadrant  
is with the center line; the line that passes the center  
line is a constant and that is, the center line of previous  
dept.

Aug 10, 1901. William L. Endrean's Garage, 2401  
N. 1st St. St. Paul, Minn.

west, second branch - 2 tentacles. That is, the  
 southward going side of the outer curve is the west  
 end with, the side opposite the outer curve, random  
 short and west of the outer curve, random short.

Long Place. 31st Oct with sheet.

Twenty-third March. Wednesday. Times: That part of the  
eight miles lying north of the center line of Maurice  
avenue and south of the Maurice river, east of the center line  
of Maurice street and west of the center line, Anthony  
abroad.

King, Mich. - 1/2. Sincerely Love them, as last  
one stat.

[illegible]

Wm. H. Fox - mill, 1860

The first part of the paper is devoted to the study of the
 properties of the function  $f(x)$  which is defined by the
 equation  $f(x) = \int_0^x f(t) dt$ . It is shown that  $f(x)$  is
 a continuous function and that it is differentiable at
 every point  $x$  where  $f(x) \neq 0$ . The second part of the
 paper is devoted to the study of the properties of the
 function  $g(x)$  which is defined by the equation  $g(x) = \int_0^x g(t) dt$ .
 It is shown that  $g(x)$  is a continuous function and that
 it is differentiable at every point  $x$  where  $g(x) \neq 0$ .

*[Faint handwritten notes at the bottom of the page]*

Ninth. 1 c. a. s.

(Twenty-sixth precinct boundary.) Precinct: That part of the ninth ward lying west of the Lake shore railroad and east of the center line of Wells street north of the St. Mary's river and south of the northern boundary of the city limits.

Noting Place. 1128 Cass Street Corner of First.

W. twenty seventh Precinct: Boundary 1) Precinct: That part of the ninth ward lying west of the center line of Wells street and east of the center line of Sherman street and Sherman street produced south to the St. Mary's river, north of the St. Mary's River, and south of the northern boundary of the City limits.

Living Place. Bloomingdale Public School.  
 25 Pence on Madison Street.

[illegible]



and the St. Mary's river, and was - said south of the western  
boundary of the city limits.

Voting place. Perry Hells Banker + hq. 1024 High  
Steele.

Tenth Ward.

the tenth ward lying south of the P. & N. R. R. and north of the center line of the city, the center line of the city of Hanna.

Thirtieth Precinct: Boundary of 8 corners: 1. At the intersection of the  
city road lying south of the center of the city. 2. At the intersection of the  
road north of the city limits between the city and the town. 3. At the  
corner of the town's streets.

Spring 1906. Junior School. (Week 12 - 13 - 14 - 15)

Slightly overcast; boundary of  
the tenth road

7. At the eastern boundary line

That the result of the City of Oron

... ..  
... ..  
... ..

Done at the Council Chamber in this city  
this 10<sup>th</sup> day of February 1860

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 13th day of February, 1911, p. 2  
affirmatively vote Tall the members elect, "did pass the ordinance  
hereunto attached, and known as General Indemnity &c."





1901  
affirmed this 21<sup>st</sup> day of February, 1901.  
J. H. [unclear]  
[unclear]

## General Ordinance No. 55

An Ordinance authorizing the Board of Public Works and Mayor to sell real estate belonging to the City.

Be it ordained by the Common Council of the City of Fort Wayne, that the Board of Public Works be and it is hereby authorized and directed to cause lot number six (6) Colonel Reeds addition to the City of Fort Wayne, Allen County, Indiana, according to the recorded plat thereof to be sold after first having the same appraised as provided by law, and that the conveyance therefor be executed by the Mayor, attested by the City Clerk with the seal of said city as is likewise provided by law.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Charles E. Welch

Mayor

Done at the Council Chamber in the City of Fort Wayne, Indiana, this 13th day of February, 1917.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 13th day of February, 1917, by a majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance No. 55.

Wm. A. Bager

President

C. H. Boerger

City Clerk

Presented to the Mayor for approval on the 17th day of February, 1917.

C. H. Boerger

City Clerk

Approved this 21st day of February, 1917.

Wm. A. Bager

Mayor

An Ordinance fixing the compensation of certain officers and employees of the Police Department of the City of Fort Wayne.

Be it ordained by the Common Council of the City of Fort Wayne that the following officers and employees of the Police Department of the City of Fort Wayne shall respectfully receive the compensation and salaries as in this order are provided.

The Lieutenant of Police shall receive a salary at the rate of Twelve Hundred dollars (\$1200.00) per annum.

Two Sergeants of Police shall each receive a salary at the rate of Eleven Hundred and forty dollars (\$1140.00) per annum.

Three Detective Sergeants of Police shall receive a salary at the rate of eleven hundred and forty dollars (\$1140.00) per annum.

Each Patrolman, Court Bailiff of the City Court, Police Station Master, Patrol Driver and Police Station Clerk during the first year of his service in the City of Fort Wayne under the Board of Public Safety in any of the capacities above mentioned shall receive a salary at the rate of nine hundred dollars (\$900.00) per annum.

Each Patrolman, Court Bailiff of the City Court, Police Station Master, Patrol Driver and Police Station Clerk, during the second year of his service in the City of Fort Wayne, under the Board of Public Safety in any of the capacities above mentioned shall receive a salary at the rate of nine hundred and sixty (\$960.00) per annum.

Each Patrolman, Court Bailiff of the City Court, Police Station Master, Patrol Driver and Police Station Clerk, during the third year of his services in the City of Fort Wayne, under the Board of Safety Public, in any of the capacities above mentioned, shall receive a salary at the rate of ten hundred and twenty dollars (\$1020.00) per annum.

The Police Station shall receive a salary at the rate of seven hundred and eighty dollars (\$780.00) per annum beginning January 1st 1917.

Section II.

That all ordinances or parts of ordinances in conflict herewith be and they are hereby repealed.

Section III.

That this Ordinance be in full force and take effect on and after the first day of July 1917 except as herein otherwise provided.

Wm. A. Bayer.

Done at the Council Chamber in the City of Fort Wayne, this 13 day of Feb.



Be it hereby Ordained, That the Common Council  
of the City of Fort Wadsworth, Indiana, at a Regular  
meeting, held on the 13 day of February 1917, by  
a majority vote of all the members elect, did  
pass the Ordinance hereunto attached, and known

as General Ordinance  
Wm. W. Bayer  
President

J. J. Sawyer  
Clerk

Presented to the Mayor for approval on the  
15th day of February, 1917

Approved this 21st day of February 1917  
J. J. Sawyer

An Ordinance authorizing the Employment of  
Certain Officers and employees of the Fire Department of the  
City of Fort Wayne, Ind.

Be it ordained by the Common Council  
of the City of Fort Wayne, that the following officers  
and employees of the Fire Department of the City of Fort  
Wayne, shall receive the salaries as hereinafter  
provided:

Each Captain of the Fire Department shall  
receive a salary at the rate of twelve hundred  
dollars (\$1200.00) per annum.

Each First Lieutenant shall receive a salary  
at the rate of ten hundred and fifty dollars (\$1050.00)  
per annum.

Each Engineer of the Fire Department shall  
receive a salary at the rate of eleven hundred and  
seventy dollars (\$1170.00) per annum.

Each assistant Engineer shall receive a salary  
at the rate of eleven hundred and ten dollars (\$1110.00)  
per annum.

The assistant electrician shall receive a  
salary at the rate of ten hundred and eighty dollars  
(\$1080.00) per annum.

Each driver, hoseman, telephone operator and  
lineman during the first six (6) months of service in  
the City of Fort Wayne, under the Board of Public Safety,  
shall receive a salary at the rate of nine hundred  
dollars (\$900.00) per annum.

Each driver, hoseman, telephone operator and  
lineman during the second six (6) months of service in  
the City of Fort Wayne, under the Board of Public Safety,  
shall receive a salary at the rate of nine hundred and  
twenty dollars (\$920.00) per annum.

Each Driver, hoseman, telephone operator and  
lineman during the second and succeeding years  
of service in the City of Fort Wayne, under the Board  
of Public Safety shall receive a salary at the rate  
of ten hundred and twenty dollars (\$1020.00) per annum.

Section II.

That all Ordinances or parts of ordinances in  
conflict herewith be and they are hereby repealed.

Section III.

That this ordinance be in full force and take  
effect on and after the first day of June,

W. D. C. B. B. B.

Mayor

Done at the Council Chamber this 13th day  
of May 1911.

We hereby certify, that the Common Council  
of the City of Fort Wayne, Indiana, at a Regular  
meeting, held on the 13th day of February 1897, by  
a majority vote of all the members elect did pass  
the ordinance hereto attached, and known as

U<sup>n</sup> A. Boyer.  
President

J. W. Boyer  
Secretary

Presented to the Mayor for approval on the 15 day  
of February 1897

J. W. Boyer  
Secretary

Approved this 21<sup>st</sup> day of February 1897  
J. W. Boyer  
Secretary

An ordinance authorizing the Employment of Certain  
Officers and Employees of the Health Department of the City of  
Fort Wayne, Ind.

Section 1.

Be it ordained by the Common Council of the City  
of Fort Wayne that the sanitary officers of the Health  
Department of the City of Fort Wayne, shall respectively  
receive the compensation and salaries hereinafter  
provided.

Each sanitary policeman shall receive a salary  
at the rate of nine hundred and one dollars (\$901.00)  
per annum.

Section 2.

That all ordinances or parts of ordinances in  
conflict herewith are hereby repealed.

Section 3.

That this ordinance be in full force and have  
effect on and after the first day of March 1917.

Done at the Council Chamber this 13th  
day of February 1917.

We hereby certify that the Common Council  
of the City of Fort Wayne, Indiana, at a Regular  
meeting held on the 13th day of February, 1917, and  
by a majority vote of all the members elect, did pass  
the ordinance hereto attached, and known as General  
Ordinance No. 761.

Wm. G. Bayer,  
President

J. W. Bessinger,  
Clerk

Presented to the Mayor for approval on the 15th day  
of February 1917.

J. W. Bessinger,  
Clerk

Witness my hand this 21st day of February 1917.

J. W. Bessinger,  
Clerk



*Ordinance fixing the salary of the Police*

(an Ordinance fixing the salary of the Police  
Men of the City of Fort Wayne.

Section I.

It is Ordained by the Common Council of the  
City of Fort Wayne, that the salary of the Police  
Men to the Board of Public Safety of the City of Fort  
Wayne, be and the same is hereby fixed at the rate  
of sixty one dollars (\$61.00) per month in and  
after the first day of January 1917.

Section II.

That this Ordinance be in full force  
and take effect in and after its passage and approval  
by the Mayor.

21<sup>st</sup> Feb 1917

Done at the Council Chamber, this 13<sup>th</sup> day of

We hereby certify that the Common Council of  
the City of Fort Wayne, Indiana, at a regular  
meeting, held on the 13<sup>th</sup> day of February, 1917,  
by a majority vote of all the members elect, did  
pass the ordinance herunto attached, and known  
as General Ordinance No. 70.

W. L. Hager  
President

E. W. Brerger  
City Clerk

Presented to the Mayor for approval this 15<sup>th</sup>  
day of February 1917.

E. W. Brerger  
City Clerk

Approved this 21<sup>st</sup> day of February 1917

W. L. Hager  
Mayor

General Ordinance No. 1163.

An Ordinance fixing the salary of the Auditor of the Electric Light and Power Department.

Section I

Be it ordained By the Common Council of the City of Port Hueneme, that the salary of the Auditor of the Municipal Electric Light and Power Department be and the same is hereby fixed at the rate of one hundred and fifteen dollars (\$115.00) per month.

Section II

That this ordinance be in full force and effect from and after its passage and approval.

Attest:

Given under the Council Chamber in the City Hall this 15th day of February 1911.

Witness my hand and the seal of the Common Council of the City of Port Hueneme, at a Regular Session, held on the 15th day of February 1911, my colleagues and I all the members (that did favor the ordinance) be and attached and known as General Ordinance No. 1163.

Attest:  
Resident

Presented to the Mayor for approval the 15th day of February 1911.

Approved this 21st day of February 1911.

An Ordinance creating the position of second assistant chief of Fire Force of the City of Fort Wayne

Be it ordained by the Common Council of the City of Fort Wayne, that the position of second assistant chief of the Fire Department of the City of Fort Wayne, and the same is hereby established, the same to be filled at all times by one of the captains in said department, the incumbent thereof performing the services of captain with power to act as second chief of the City of Fort Wayne in the absence of the chief and first assistant chief of said department and in cases of emergency.

The incumbent of said position shall receive for his services as captain and as second assistant chief, at salary at the rate of one hundred and ten dollars (\$110.00) per month commencing the first day of January, 1914.

That this ordinance be in full force and take effect on and after its passage and approval by the

Eugene R. Smith

Done at the Council Chamber this 13

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 13th day of February, 1914, by a majority vote of all the members present passed the ordinance herewith attached and known as General Ordinance No. 22.

Wm. A. Burger

J. W. Boersgen

Presented to the Mayor for approval on the 15 day of February 1914

J. W. Boersgen  
City Clerk

Approved this 21st day of February 1914  
Wm. A. Burger  
Mayor

General Ordinance No. 702

An Ordinance authorizing and directing the issuance of bonds of the City of Fort Wayne, by the controller and other officials in the sum of two hundred and twenty five thousand dollars (\$225,000.00) to defray the cost and expense of purchasing land for and constructing a convention hall or auditorium, resolutions for which were approved at the last general election and providing the terms and conditions of such bonds and the manner of issuance and sale of the same, as amended.

Whereas, heretofore the Board of Public Works of the City of Fort Wayne duly adopted a resolution providing for the construction of an auditorium or convention hall by the City of Fort Wayne, which was approved by the council and thereafter duly ratified and confirmed by the voters of the City of Fort Wayne at the general election held therein in November, 1916, and

Whereas, the law under which said resolution was adopted and confirmed by said council and said voters authorizes the issuance of bonds for the purpose of paying for the real estate upon which to construct and for the construction of

Whereas, in said resolution the maximum amount fixed by said board and approved by said council and said voters, both for real estate upon which to construct and for the cost of constructing said auditorium or convention hall is the sum of two hundred and twenty five thousand dollars (\$225,000.00) as the maximum amount thereof,

Under said law it is provided that the maximum amount expended for said building and the real estate upon which to construct the same should not exceed the amount provided in said law.

Be it ordained by the Common Council of the City of Fort Wayne, that the said city make a loan of two hundred and twenty five thousand dollars (\$225,000.00) and issue bonds for the purpose of refunding such loan.

That such bonds be issued in three series, one hundred and sixty five (165) of such bonds to be payable five (5) years after the date thereof and of which one hundred (100) shall be for the face value of one hundred dollars (\$100.00) each and sixty five (65) of the face value of five hundred dollars (\$500.00) each and one hundred and fifty (150) of such bonds of the face value of just hundred dollars (\$100.00) each to be payable ten (10) years after date.



two hundred and fifty (250) of such bonds of the face value of five hundred dollars (\$500.00) each to be payable twenty (20) years after date thereof, all to bear four per cent. (4%) interest from date, payable semi-annually and to contain a provision making them...

Such bonds shall be signed by the Mayor and controlled and the sale of the same shall be conducted by the controller who shall, on subscription, on or after forty thousand dollars (\$40,000) of the face value of the bonds, maturing five (5) years to persons subscribing for the same in lots of one or more of such bonds and the remaining one hundred and eighty five thousand dollars (\$185,000.00) of the face value of such bonds shall be sold by the controller to the highest bidder, in whole or in parcels with out notice or after two weeks publication by one insertion each week naming a day not less than ten (10) days after the last publication when bids will be received therefor at the option of the controller. All sales to be for cash and...

That this ordinance be in full force and take effect on and after its passage and approval.

Done at the Council Chamber this 13th day of February, 1917

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 13th day of February 1917, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and know as

Wm. H. Boyer

E. W. Boyer

Presented to the Mayor for approval on the 15th day of February 1917

E. W. Boyer

Approved this 21st day of February 1917

Wm. H. Boyer  
Mayor

141

An ordinance showing and ratifying a certain contract entered into by and between the City of Fort Wayne, Indiana, and Charles R. Boesinger, providing for the construction of a sidetrack across McDonald Street.

This agreement executed in duplicate by and between the City of Fort Wayne, Indiana, by and through J. S. Brand, Public Works, Party of the first part, and Charles R. Boesinger Party of the second part, as follows:

Whereas the Party of the second part is the owner of Lots 124, 125, 126, and 127 in Vandermark's Addition to the City of Fort Wayne, Indiana, and intends to erect a manufacturing plant thereon, and desires to procure a sidetrack connecting the main tracks of the Wabash Rail Road with the real estate above described, owned by the Party of the second part, in order to facilitate the shipping to and from said real estate and the plant to be erected thereon, such property as the Party of the second part may

Whereas said Rail Road is unwilling to construct such sidetrack

consideration of the covenants and agreements to be performed and complied with by the Party of the second part, consent, permission, and authority are hereby granted and given by the Party of the first part to the Party of the second part to construct, maintain and operate, or cause to be operated, a single track rail road over and across McDonald Street in said City, the same to be elevated and constructed as hereinafter set out and provided, from the

of said Wabash Rail Road, beginning at a point opposite the alley between Summer and Hamilton Streets and crossing the North side of said street at a point about 20 feet East of the East line of said alley, said sidetrack to be located as shown on the plat hereto attached and made a part hereof, and on which plat the line and route of said track is marked and indicated by the

It is understood and agreed that the consent, permission, and authority herein given and granted are upon the following terms and conditions.

The Party of the second part, if he avails himself of the benefits of the consent, permission and authority herein granted, shall cause the complete construction of said track within eighteen months from the date hereof, and in the event that he so avails himself of such grant, permission consent and authority, then he shall cause the complete construction of said track within ninety days from the

work thereon and within the period of eighteen months as above stated, and shall at no time in the construction of said track, occupy for such purposes the street above mentioned for any length of time in excess of ten days, but in event that party 1 of the record part is prevented from complying with any of the above conditions by reason of any judgment of any court or other good cause, then said Board of Public Works may grant a reasonable extension of time as to any one or more of the above conditions.

2. Said side track shall be elevated and be supported by substantial and sufficient trestle work of either wood iron or concrete, and be sufficiently high above the ground so that it shall not be an impediment to the ordinary and proper use of said street. The plan in accordance with Plans and Specifications and which said plans and specifications shall first be submitted to and be approved by the Board of Public Works before the work is commenced.

In case the grade of said Mc Smalld Street should hereafter be changed or said street be improved, and by reason thereof, or for other sufficient cause, it should become necessary, in the opinion of the Board of Public Works, to change said elevated track, the said second party shall be obligated, at his expense, after said notice as to do, to make such changes in said elevated track, and to make any necessary repairs, the same to be done in accordance with plans and specifications to be prescribed and approved by said Board. Said second party shall also be obligated to keep said elevated side track in good and safe condition.

And in case of the failure of said second party to perform the obligations aforesaid by him to be performed within reasonable time prescribed by and as directed by said Board, said Board may cause said changes or repairs to be made and in case the second party should fail to pay such cost or expenses within thirty (30) days from the time said Board shall have rendered bill therefore, the said City shall have a right of action to recover such cost or expenses against said second party, together with a reasonable attorneys fee for collection thereof.

In case hereafter the east and west tracks of said railroad company shall be elevated through said city, so as to make a change in said elevated track, then, and in that event, the grant and permission herein given shall terminate and party 1 of the record part shall cause, at his expense the removal of said elevated track, and place said street in as good and safe condition for travel and of the same material as the remainder thereof, unless said second party, at his expense, cause said side track to be changed according to the



and specifications hereafter by and under direction of the engineers in charge.

4. The party of the second part shall so construct and maintain this said track in such a manner as to not in any way interfere with the drainage of the surface waters in said street, and shall, when constructing said track over and across said street do the same under the direction of said Board of Public Works, and in the manner required.

5. The party of the second part further agrees and binds himself to keep said city free and harmless from any and all liability, from and all damages that may accrue to any person or property on account of any injury to their persons or property growing out of the construction, maintenance or operation of any car thereon by any person or corporation, and in case suit shall be filed against the City on account thereof, said party of the second part upon notice so to do by said City shall defend said action at his own expense, and in the event it

may be rendered in such action against said City, the party of the second part shall pay such judgment with all costs and hold the City harmless therefrom. The second party shall, whenever requested by the Board of Public Works, so to do and within fifteen (15) days thereafter, execute to the party of the first part a bond with sufficient surety to be approved by the said Board of Public Works, payable to the said City in the sum of ten thousand (\$10,000.00) dollars, and conditioned for the faithful performance by the second party of all and singular conditions and provisions contained in this contract on his part to be performed and will from time to time, whenever requested by said Board of Public Works, when failure to furnish such bond or to renew any existing bond within fifteen (15) days after having been requested by the Board of Public Works, the party of the first part shall at the option of said City, forfeit all rights hereunder, and this contract shall become null and void, the same as if never entered into, and the second party shall remove within ten days thereafter all property placed upon or over any of said streets, under this contract, and on failure so to do, said City may remove the same and recover from said second party all expense by it incurred in so doing, and also recover from the second party any damages said City sustained by reason of the failure of said second party to remove the same.

6. It is further agreed that if second party fails to comply with and perform any of the provisions of this contract by him to be performed, the consent, permission, and authority herein granted shall at once, at the option of said City, terminate, and second party shall forfeit all rights hereunder, and shall cause the removal at his expense, of the track that may be laid and elevation which may be built hereunder.



and street in as good and safe condition,  
and of the same material as the original.

7. It is further understood and agreed that this contract and the provisions thereof, and shall be binding on the successors and assigns of the party of the second part.

8. The consent, permission, and authority hereby granted, shall continue for the period of twenty-five (25) years from the date hereof.

Witness our hands and seals this 4th day of January 1917.

Charles R. Boerger

Robert E. Kelly  
Frank E. Singrey.  
Henry Hilgemann  
Board of Public Works.

Attest H. W. Keeler.

Section I. Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into by and between the City of Fort Wayne, Indiana, and Charles R. Boerger, on the 4th day of January 1917, as more fully set out in the preamble hereto, be in all things confirmed and approved.

Section II. This ordinance to be in full force and take effect from and after its passage, approval by the Mayor, and legal publication.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of February, 1917, by a majority vote of all the members elect, did pass the ordinance hereto attached and known as General Ordinance No. 766.

Wm. A. Bayer,  
President.

G. W. Boerger

Presented to the Mayor for approval on the 1 day of March, 1917

H. W. Boerger

Approved this 10th day of March, 1917.  
H. W. Boerger  
Mayor.

An ordinance ratifying and affirming a contract entered into by and between the City of Fort Wayne, by and through its Board of Public Works and the National Cast Iron Pipe Co., by the Hammond Byrd Iron Company, relative to purchasing cast iron water pipe for the water works & charterers.

Whereas, on the 9th day of January, 1917, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the national cast iron pipe company, by the Hammond Byrd Iron Co., relative to the purchase of cast iron water pipe for the water works Department, which contract is in the following

This agreement, made & entered into this 9th day of January, 1917, by and between the City of Fort Wayne, by and through its Board of Public Works, for convenience and hereinafter designated as party of the first part, and the National Cast Iron Pipe Company, by the Hammond Byrd Iron Company, for convenience hereinafter designated as party of the second part Witnesseth:

That the party of the first part agrees and binds it self to buy, and the party of the second part agrees to sell and deliver to the party of the first part the following: three hundred (300) tons of six inch (6") to twelve inch (12") cast iron bell and spigot water pipe, for which the party of the first part agrees to pay forty dollars and twenty-five cents (\$40.25) per ton, and such quantities of bell and spigot special castings as said Board may deem proper and necessary during the delivery and laying of said pipe for which castings said first party agrees to pay three and three-fourths cents (3- $\frac{3}{4}$ ) per pound. Said first party shall have the privilege of increasing the amount of each of the above items of pipe and specials, fifty per cent (50%) at the same price. All of said pipe and castings shall be delivered at said price to the City of Fort Wayne, Ind.

Said pipe and castings to conform with the American Water Works Association standard specifications and to the specifications hereto attached, which specifications and bid of said second party and the advertisement for bids are made a part of this contract as certificate of test provided for in the specifications shall accompany each shipment.

Said second party to furnish all of said pipe to said city from time to time as ordered by said city through its Board of Public Works, so that each and every request for shipment shall be fulfilled within ten (10) working days from the time the request is made.

It is further agreed and understood that said pipe shall be of the kind and material and manufactured in the manner specified.

described in the specifications.  
It is also agreed that said specials aforesaid shall include huts and spigots, which shall be of standard weight, according to standard specifications.

Said second party further agrees to furnish to said first party a bond in the sum of one thousand dollars (\$1,000.00) guaranteeing faithful performance of the within contract, with sureties to be approved by said first party.

Payment for said pipe and special castings to be, not cash within thirty (30) days from date.

In Witness Whereof, the parties hereto have hereunto set their hands and seals the day and year first above written.

National Cast Iron Pipe Co., by Hammond Pipe Foundry Co., By H. L. Moore	City of Fort Wayne, Ind. Robert E. Kelly, Frank E. Geringer, Henry Hilgenberg, J. H. Boardman
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Attest  
C. B. Boush

Section I. Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 9th day of January 1917, by and between the City of Fort Wayne, by and through its Board of Public Works and the National Cast Iron Pipe Co., by the Hammond Pipe Foundry Company, as more fully set out in the preamble hereto, and the same is in all things ratified and approved.

Section II. This ordinance to be in full force and take effect from and after its passage and approval by the Mayor and legal publication.

Done at the Council Chambers this 13th day of March 1917.

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 13th day of March 1917, by a majority vote of all the members elect, did pass the ordinance hereto attached and known as General Ordinance No. 1917.

C. B. Boush

C. W. Boush

157  
Presented to the Mayor for abhronal on the 16<sup>th</sup>  
day of March, 1917.

*[Faint signature]*  
*[Faint text]*

Abhroned this 23<sup>rd</sup> day of March 1917

*[Faint signature]*  
*[Faint text]*



## General Ordinance No 768.

An ordinance fixing the wages of laborers and service men employed in the water works.

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the Board of Public Works be and it is hereby directed and requested to pay to laborers and service men in the Water Works department wages at a rate of not less than thirty cents (30¢) per hour which may be by the Board increased in its discretion from time to time as conditions may require.

## Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

W<sup>m</sup> A. Bayes.  
E. B. Smith.  
Robert John.  
P. R. Offenbach.  
Charles E. Welch.  
Jacob Agne.  
J. B. Mills.  
Paul P. Kinder.

H. J. Korte.  
H. H. Rogge.  
A. J. Keller.  
Jacob Hartman.  
C. O. Lippert.  
Frank J. Schleicher.  
Peter Schick.

Done at the Council Chamber, in the City Hall  
this 27th day of March 1917.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 27th day of March, 1917, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 768.

W<sup>m</sup> A. Bayes.  
President.

G. W. Brerger.  
City Clerk.

Presented to the Mayor for approval on the 31  
day of March 1917.

G. W. Brerger  
City Clerk.

Approved this 9th day of April 1917.  
W. J. Hovey.  
Mayor.

General Ordinance

An Ordinance authorizing the sale of sewer  
houses by the Board of Park Com.

Section I.

Be It Ordained by the Common Council of the City  
of Fort Wayne, That the Board of Park Commissioners  
be and they are hereby authorized to sell sewer (7)  
houses situate on ground recently condemned under  
Park Improvement Resolution No. four (4) for the  
enlargement of Weissner Park as other personal  
property is sold, excepting that it shall not be  
necessary for said department to have said  
property appraised.

Section II.

That this ordinance be in full force and take  
effect on and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort  
Wayne, Indiana, this 27th day of March 1917.

We hereby Certify That the Common Council  
of the City of Fort Wayne, Indiana, at a Regular meeting,  
held on the 27th day of March 1917, by a majority vote  
of all the members elect, did pass the ordinance here  
unto attached, and known as General Ordinance No.

Sec. 1. Boerger

Presented to the Mayor for approval on the 29th  
day of March, 1917.

G. W. Boerger

Approved this 9th day of April, 1917.

## General Ordinance No.

An Ordinance authorizing the Health Department  
to sell Permanganate Potash in its possession.

## Section I.

Be it ordained By the Common Council of  
the City of Fort Wayne, Indiana, that the Department  
of Public Health be and it is hereby authorized to  
cause to be appraised and sold as other personal property  
the Permanganate Potash now in its possession.

## Section II.

That this ordinance be in full force and  
take effect on and after its passage and approval  
by the Mayor.

Done at the Council Chamber, in the  
City of Fort Wayne, Ind., this 10th day of April 1917.

We hereby certify, That the Common Council  
of the City of Fort Wayne, Indiana, at a Regular  
meeting, held on the 10th day of April, 1917, by  
a majority vote of all the members elect, did pass the  
ordinance hereunto attached, and known as  
General Ordinance No. 770.

Wm A. Bayer  
President

G. W. Boerger,  
city clerk.

Presented to the Mayor for approval on the 12  
day of April, 1917.

G. W. Boerger,  
city clerk.

Approved this 12th day of April 1917  
Wm J. Hovey  
Mayor.

An ordinance authorizing the Board of Public Works to sell certain property

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Works be and it is hereby authorized to sell certain junk accumulated in connection with the street cleaning Department and it appearing that said property is worth less than one hundred dollars, that same shall be sold without the appointment of appraisers.

Section II.

That this ordinance be in full force and effect on and after passage and approval of the Mayor.

Witness my hand and seal this 24th day of April 1917.

Done at the Council Chamber in the City of Fort Wayne, Ind. April 24th-1917.

Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 24th day of April, 1917, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 771.

Wm. A. Bayes  
President

J. W. Bronger  
City Clerk

Presented to the Mayor for approval on the 27 day of April 1917

J. W. Bronger  
City Clerk

Approved this 28th day of April 1917

Wm. A. Bayes  
Mayor



## General Ordinance No. 772.

An Ordinance confirming and approving a contract entered into on the 9th day of April, 1917, by and between the City of Fort Wayne, Indiana, by and through its Board of Public Works and Louis J. Noritaky.

Whereas, on the 9th day of April, 1917 the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with Louis J. Noritaky, which contract is in the following words:

"This agreement, made this 9th day of April, 1917 by and through its Board of Public Works, Party of the first part and Louis J. Noritaky, Party of the second part, witnesseth:

Whereas, The Party of the second part desires to procure a sidetrack across Hanover street connecting the two side tracks now maintained by said Noritaky on his property on each side of Hanover Street, now,

Therefore in consideration of the covenants and agreements to be performed and complied with by the Party of the second part as hereinafter provided, consent, permission and authority are hereby granted and given by the Party of the first part to the Party of the second part to construct, maintain and operate, or cause to be operated, a single track railroad just immediately north of the right of way of the New York, Chicago, and St. Louis Railway, connecting the two side tracks now maintained by said second party on property leased by him on each side of said Hanover street all as shown by a blue print attached hereto and made a part hereof and marked and indicated by a white dotted line marked "A." No car or cars to be operated upon said track between the hours of 8 o'clock P.M. and 6 o'clock A.M.

It is understood and agreed that the consent, permission, and authority herein given and granted are upon the following terms and conditions:

1. The Party of the second part, if it desires to avail itself of the benefits of the consent, permission and authority herein granted, shall cause the complete construction of said track within nine months from the date hereof, and in the event that it, so avails itself of such grant, permission and authority then it shall cause the complete construction of said track within sixty days from the time it commences work thereon and within the period of nine months as above stated, and shall at no time in the construction of said track, occupy for such any of the streets above mentioned for any length of time in excess of five days, but in the event that Party of the second part is prevented from complying with any of the above conditions by reason of any judgment, order or

then said Board of Public Works may grant a reasonable extension of time as to any one of the above provisions,

2. Said track shall be submerged in cinders, leaving only a small portion of the top of the rail protruding, and shall not be elevated above and shall be constructed and maintained so as to at all times conform with the established grade of the street and alley herein before named, as such grade shall from time to time exist, and in such manner as to in no way be an impediment to the ordinary and proper use thereof for all purposes by the public in passing along, upon and across said track at any point thereon. That said track, and the rails thereof, shall conform with the grades of the street and alley now established, or to be hereafter established, by said city and subject at all times to be taken up and relaid by said body of the second part, at its own expense, for the purpose of regrading, having, repaving, and repairing such streets and alley, and for the purpose of constructing or repairing sewers, laying or relaying water mains or other pipes, or for any public improvements. And in case it becomes necessary, in the opinion of said Board of Public Works, to take up said track for any of the purposes above enumerated, or in case said track shall not conform with the grade of said street or alley as above provided said Board shall notify said body of the second part that it is, in the opinion of said Board, necessary to take up said track for any of said purposes, or that said track does not conform with the grade of said alley or street, as the case may be, and said body of the second part shall take up said track for such purposes, within a length of time, as the said Board may in said notice require, in case such notice is as to repairs or improvements as above stated, or shall make said track conform to any such grades within thirty days' time from receiving such notice, in case such notice is as to the grade of such street or alley, and upon the failure of said body to do said Board of Public Works shall have the right to take up such track to make such grade, and charge the cost thereof to said second body, and in case said second body shall fail to pay such cost or expense within thirty days from the time said Board shall have rendered a bill therefor, the said city shall have a right of action to recover such cost or expenses against said second body, together with a reasonable attorney fee for the collection thereof.

3. If said street, or said alley, or crossings, or any of them, are hereafter paved, said second body shall pay for so much thereof as lies between the rails of said track, and for a space of one foot on both sides thereof, and in case any of such pavements are constructed, said track shall be removed and relaid to conform with the grade of such street or alley as paved and a foundation laid, at the expense of said body, under the ties of such track of six inches of concrete. That second body...



repair, said parts of said street and alley in the manner and at such times as the Board of Public Works may direct, and shall at all times keep said portions of said street and alley in good condition.

4. That said party of the second part shall not at any time haul, or allow to be hauled, to exceed two (2) cars over and along any part of the track herein authorized to be laid, nor at any greater speed than five miles per hour, and shall not load or unload any cars or leave the same to stand upon any of said tracks along the line of said track. No steam railroad locomotive shall be used in said alley. If cars are run backward the second party shall cause a bell to be constantly rung while moving at the front end of the first car. The motive power shall be equipped with suitable and effective air apparatus in such manner that the same can be attached to the Air Brake apparatus on the cars.

5. In case hereafter the east and west tracks of said Railroad Company, shall be elevated through said City, then, and in that event, the grant and permission herein given shall terminate, and party of the second part shall cause at its expense, ~~cause said sidetrack~~ the removal of said track, and place said street and alley in as good and safe condition for travel out of the same material as the remainder thereof, unless said second party at its expense, cause said sidetrack to be elevated according to plans and specifications prepared by and under direction of the engineer in charge.

6. The party of the second part shall construct and maintain its said track in such a manner as to not in any manner interfere with the drainage with the surface waters on said street and alley, and shall when then constructing said track over and across said streets do the same under the direction of said Board of Public Works and in the manner required by said Board.

7. The party of the second part further agrees and binds itself to keep and hold said City free and harmless from any and all liability from any and all damages that may accrue to any person or persons or property on account of any injury to their persons or property growing out of the construction, maintenance or operation of any works thereon by any person or corporation, and in suit shall be filed against said City on account thereof said party of the second part, upon notice to do it by said City, shall defend said action, at its own expense, and in the event that judgment be rendered in said action against said City, the party of the second part shall pay such judgment with all costs and hold the City harmless therefrom, and said second party shall execute to the party of the first part & Board with sufficient surety, to be approved by said Board of Public Works payable to said City, in the sum of Five Thousand Dollars conditioned for the faithful performance by said second

party of all the conditions and provisions contained in this contract to be performed on its part, and well from time to time, whenever desired by said Board of Public Works under said bond.

8. It is further agreed that if second party fails to comply with and perform any of the provisions of sections one, two, three, four and seven of this contract, the consent, permission and authority herein granted shall at once terminate and second party shall forfeit all rights hereunder, and shall cause the removal at its own expense, of all track that may be laid hereunder and place said streets and alley in as good and safe condition for travel, and of the same material as the remainder thereof.

9. It is further understood and agreed that this contract, and the provisions thereof, shall be binding on the successors and assigns of the party of the second part.

10. The consent, permission and authority hereby granted shall continue for the period of twenty-five (25) years from the date hereof.

Witness our hands and seals,

Attest H. M. Becker City of Fort Wayne  
Clerk. By Robt. E. Kelly  
Frank C. Simpson  
Henry Helgeman  
Board of Works

Section 1. Be it ordained by the Common Council of the City of Fort Wayne, that the Contract heretofore entered into by and between the City of Fort Wayne, by and through its Board of Public Works and Louis J. Novitsky, as fully set forth in the preamble hereto, be, and the same is, hereby in all things confirmed and approved.

Sec 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

A. H. Keller.

Done at the Council Chamber in the City of Fort Wayne Ind. we hereby certify that the Common Council of the City of Fort Wayne, Ind. at a regular session held on the 21 day of April 1917 by a majority vote of all the members present, did pass the Ordinance herunto attached, and known as General Ordinance No. 772.

Wm. A. Beyer President, E. T. Rosser, City Clerk  
Presented to the Mayor for approval on the 21st day of April 1917  
E. T. Rosser  
City Clerk

Approved this 1st day of May 1917  
Wm. J. Foxey  
Mayor



# General Ordinance No. 773.

An Ordinance approving Railroad Track Elevation Resolution No. 21, adopted by the Board of Public Works March 2<sup>nd</sup> 1917 and confirmed April 5-1917.

Section 1.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that Railroad Track Elevation Resolution No. 21, adopted by the Board of Public Works on the 22<sup>nd</sup> day of March, 1917, and confirmed on the 5<sup>th</sup> day of April, 1917, be and the same is hereby in all things ratified, confirmed and approved.

Section 2.

This Ordinance to be in full force and effect from and after its passage and approval by the Mayor and legal publication.

Peter Deitrick

Done at the Council Chamber in the City of Fort Wayne, Indiana, this 24<sup>th</sup> day of May 1917.  
We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular Session, held on the 8<sup>th</sup> day of May 1917, by a majority vote of all members elect, did pass the Ordinance herunto attached, and known as  
General Ordinance No. 773.

Wm. A. Beyer  
President

Ernst Bourger  
City Clerk.

Presented to the Mayor for approval on the 10<sup>th</sup> day of May 1917.

Ernst Bourger  
City Clerk.

Approved this 12<sup>th</sup> day of May 1917

Wm. J. Hoover  
Mayor

# General Ordinance No 774.

An ordinance fixing the salary of certain employees in the Electric Light Department.

Section 1.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the following employees in the Electric Light Department of the City of Fort Wayne receive the following salaries.

Necessary assistant Engineer at power house, a salary at the rate of seventy five (\$75.00) per month which may be increased by the Board to ninety dollars (\$90.00) per month.

Necessary assistant electricians and switchboard operators at power house, a salary at the rate of seventy five dollars (\$75.00) per month which may be increased to ninety dollars (\$90.00) per month.

Necessary firemen, a salary at the rate of fifty Dollars (\$50.00) per month which may be increased to seventy five dollars (\$75.00) per month.

Section 2.

That this Ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne, Indiana, this 17th day of May 1917.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 8th day of May 1917, by a majority vote of all the members elected, did pass the Ordinance hereto attached, and known as General Ordinance No 774.

Wm C. Bayer  
President

Ernst Wenger  
City Clerk.

Presented to the Mayor for approval on the 10th day of May 1917.

Ernst Wenger  
City Clerk

Approved this 17th day of May 1917

Wm C. Hoxey  
Mayor

# General Ordinance No. 775.

An ordinance changing the names of Oakwood Street and Dayton Avenue to Oakdale Drive.

Section 1.

Be it ordained, by the Common Council of the City of Fort Wayne, Indiana, that the following named Streets, Oakwood, running from Fairfield Avenue to South Wayne Avenue, Oakdale, running from Indiana Avenue to Beaver Avenue, Dayton Avenue, running from Beaver Avenue to Broadway, and the fifty foot (50) street recently opened by the Board of Public Works of the City of Fort Wayne, Indiana, running from the west end of Oakwood to the east end of Oakdale all be and they are hereby styled and to be hereafter known as Oakdale Drive.

Section 2.

That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

J. B. Mills.

Done at the Council Chamber in the City of Fort Wayne, Ind. May 8-1917

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular Meeting, held on the 8th day of May 1917, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 775.

Wm. A. Bayer  
President

Ernst Burger  
City Clerk

Presented to the Mayor for approval on the 10th day of May 1917.

Ernst Burger  
City Clerk.

Approved this 17th day of May 1917.

Wm. J. Hovey  
Mayor.



# General Ordinance No 776.

An ordinance to establish "Eastern Standard Time" in the City of Fort Wayne, as amended May 8-1917.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that:

## Section 1.

That the standard of time throughout the City of Fort Wayne shall be that of the second fifth Meridian of longitude west from Greenwich, known as "Eastern Standard Time". Municipal offices and legal or official proceedings of the City of Fort Wayne shall be regulated thereby, and when by ordinance, resolution or action of any municipal officer or body, an act must be performed at or within a prescribed time, it shall be so performed according to such standard of time.

## Section 2.

When a clock or other time piece is in or upon a public building maintained at the expense of the City of Fort Wayne, the board commission officer or other person having control and charge of such building shall have such clock or other time piece set and run according to the standard of time as provided in section 1 hereof.

## Section 3.

This Ordinance shall take effect from and after this 12<sup>th</sup> day of May at midnight 1917 and continue in force and effect until the 12<sup>th</sup> day of November 1917, at midnight.

Jacob Agre, P. A. Chenlock, C. O. Bepper, Rott John, Jacob Hartman, J. B. Mills & Le Deitchel  
Wm A. Beyer, A. H. Keller, Frank J. Schlegel

Done at the Council Chamber in the City of Fort Wayne May 8-1917.

Whereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 8<sup>th</sup> day of May 1917, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No 776.

Wm A. Beyer  
President

Est Bonger  
City Clerk

Presented to the Mayor for approval on the 10<sup>th</sup> day of May 1917.

Ernest Bonger  
City Clerk

Approved this 12<sup>th</sup> day of May 1917.

Wm H. Forey  
Mayor



*General Ordinance No 777.*  
*An Ordinance changing the name of*  
*Koenig Street to South Monroe Street.*

Section 1.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Street now known as Koenig Street in the City of Fort Wayne, Indiana, be and the same is hereby changed to and shall hereafter be known as South Monroe Street.

Section 2.

That this Ordinance be in full force and take effect on and after its passage and approval by the Mayor.

P. A. Offenbach

Done at the Council Chamber in the City of Fort Wayne, Indiana May 8<sup>th</sup> 1917.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular Meeting held on the 8<sup>th</sup> day of May 1917, by a majority vote of all the members elect did pass the Ordinance herunto attached, and known as General Ordinance No 777.

Wm A. Bayer  
 President

Wm W. Burger  
 City Clerk

Presented to the Mayor for approval on the 10<sup>th</sup> day of May 1917.

Approved this 17<sup>th</sup> day of May 1917

Wm J. Hovey  
 Mayor

General Ordinance No. 778,  
An Ordinance authorizing the  
Park Board to relinquish control of  
Dennison Boulevard,

Section 1.

Be it ordained by the Common  
Council of the City of Fort Wayne that the  
control of Dennison Boulevard from  
Penn Avenue to California Avenue, and  
the same is hereby removed from the  
department of Public Parks and placed in  
the department of Public Works and the  
said department of Public Parks is  
hereby authorized to relinquish control of  
said Dennison Boulevard.

Section 2

That this Ordinance be in full  
force and effect on and by its  
passage and approval by the Mayor,  
Wm. A. Beyer

Done at the Council Chamber this 22<sup>nd</sup> day of May 1917

We hereby certify that the Common  
Council of the City of Fort Wayne, Indiana  
at a Regular meeting held on the 22<sup>nd</sup> day  
of May 1917 by a majority vote of all  
the members elect, did pass the ordinance  
herewith attached and known as  
General Ordinance No. 778,

Wm. A. Beyer      Geo. D. Overmyer  
President      City Clerk

Presented to the Mayor on the 24<sup>th</sup> day  
of May 1917

Geo. D. Overmyer  
City Clerk

Approved this 29<sup>th</sup> day of May 1917

Wm. J. Hoenig  
Mayor

# General Ordinance No. 779.

An Ordinance authorizing the sale by the Park Department, of Lot numbered nineteen (19), twenty (20), and twenty one (21), in White's 5th addition to the City of Fort Wayne.

Whereas heretofore, the City purchased, at a sale, the above described Real Estate for the sum of \$88.30 which property was, at the time of its purchase, intended to be used for park purposes; but the establishment of the Park in connection with which said real estate was to be used having been temporarily abandoned, and it being desired by the Board of Park Commissioners, to dispose of said real estate or the equity of the City therein, now therefore,

## Section 1.

Be it ordained by the Common Council of the City of Fort Wayne, that the Department of Public Parks be and it is hereby authorized to cause proper appraisement of said real estate, or the City's equity therein to be made, and to cause the sale thereof, the same to be conveyed by deed of conveyance, executed by the Mayor and attested by the City Clerk and to be in all things in conformity with the law relating to the sale of real estate belonging to the City.

## Section 2

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Jacob Harrison,

Done at the Council Chamber in the City of Fort Wayne, Ind May 22-1917

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 22<sup>nd</sup> day of May 1917, by a majority vote of all the members did, did pass the Ordinance hereto attached and known as  
General Ordinance No 779.

Wm A. Buser  
President

Ernst Dörger  
City Clerk,

Presented to the Mayor for approval on the 24<sup>th</sup> day of May 1917,

Ernst Dörger  
City Clerk,

Approved this 29<sup>th</sup> day of May 1917

Wm J. Hasey  
Mayor,



# General Ordinance No 780.

An ordinance regulating the wholesale storage of gas oil and other inflammable liquids and providing penalties for its violation, amended.

## Section 1.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana that gasoline and other inflammable liquids stored for the purpose of wholesale shall be stored in tanks of not more than fifteen thousand (15,000) gallons capacity erected upon suitable cradle foundation on top of ground or buried underground and not less than ten (10) feet from the line of adjoining property that may be built upon.

## Section 2.

Tanks, buildings and equipment for wholesale storage of gasoline and other inflammable liquids shall be the same as that required for filling stations, garages and dry cleaning establishments as provided in an ordinance entitled "An Ordinance providing for all matters concerning, affecting or relating to the construction, equipment, alteration and labor or removal of buildings, structures and appurtenances thereon erected or to be erected in the City of Fort Wayne, Indiana as amended on May 25, 1908 the same to be known and cited as the Building Code," passed May 25-1909.

## Section 3.

That no such tanks, buildings or equipment shall be erected or maintained until a permit has been procured from the building inspector and the plan of such storage approved by the Chief of the Fire Department. Provided, however, that before any such tanks as provided in Section one and try here of shall be installed or constructed above the ground the person or persons installing or constructing the same shall execute to the City of Fort Wayne, Indiana a bond in the penal sum of thirty five thousand dollars (\$25,000.- with personal security, thereon to the approval of the Board of Public Works of said City and conditioned that such person or persons shall save said City harmless from the payment of any and all damage that may accrue to any person or property by reason of any negligence on the part of such person or persons in the maintenance and construction of such tanks and shall defend any suit that may be commenced said City to recover any such damage and will pay any and all judgments together with costs that may be rendered against such City in such action.

## Section 4

Any person firm or corporation failing to comply with or violating any of the provisions of this ordinance shall be fined in any sum not less than one dollar (\$1.00) nor more than (\$100.00)



Section 5 That this Ordinance be in full force and take effect on and after its passage and approval by the Mayor and legal publication,

done at the Council Chamber in the City of Fort Wayne Ind. the 22<sup>d</sup> day of May 1917. Jacob Hartman

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 22<sup>d</sup> day of May, 1917, by a majority vote of all the members present, did pass the ordinance hereto attached, and known as General Ordinance No 780.

Wm. G. Bayer  
President

E. T. Borger  
City Clerk

Presented to the Mayor for approval on the 24<sup>th</sup> day of May 1917.

not approved.

At the regular meeting held on the 24<sup>th</sup> day of May 1917, Mr. Hartman moved that Ordinance No 780 be passed by the following vote

Yea, Bayer, Deibel, Hartman, Jones, Kiefer, Kieffer, McCall, Melch, Rogers, Schick, Smith, Welch  
Nay,

Keller, Korte,

E. T. Borger  
City Clerk

This ordinance amended by General Ordinance No 839 - Page 245

Wm. J. Jeffries City Clerk

## General Ordinance No. 781

An ordinance approving a contract between City of Fort Wayne, and the Moellering Construction Company, on May 7, 1917.

Whereas the City of Fort Wayne through its Board of Public Works entered into a contract on May 7, 1917, with Moellering Construction Company for City portion of Lafayette Street track elevation, which contract is as follows:

This agreement made this 7th day of May 1917, by and between the City of Fort Wayne, by and through its Board of Public Works of the first part, and the Moellering Construction Co., of the second part, witnesseth:

That for and in consideration of the payment by the first party to the second party of the price hereinafter set out in the bid of the party of the second part, the party of the second part agrees and binds itself to furnish all the portion and share of the material and work to be done by said first party at Lafayette Street in the City of Fort Wayne, Indiana under track elevation resolution no. 13, said portion or share being as set out and provided for under an act of the General Assembly of the State of Indiana entitled "An act providing for the changing of the grading of streets and high ways in cities having a population of not less than \$3000 or more than \$9000 approved March 13, 1907 and amended March 18, 1911."

The second party agrees to furnish all the material and perform all the work in the construction of the above described improvement in compliance with and according to the terms and conditions of this contract, and the plans, specifications, estimates, profiles and bids submitted by said second party and to the entire satisfaction of said Board, which said plans, specifications, estimates, profiles and bids are hereby made a part of this contract the same as if fully copied hereon, and in the event of any conflict between the provisions of said plans, estimates, profiles, specifications and bids and this contract the provisions hereof shall.

The work to be performed by said second party under this contract consists of, paving, curbing, retaining wall, cement sidewalks, resetting of curbing where necessary, laying sewers and all necessary connections, manholes and catch basins and other work all of which is more specifically described and set out in the plans and specifications so on file in the office of said Board.

It is further understood and agreed that the second party is to commence said work and furnish said material not later than ten (10) days after being notified to commence by said Board, and is to complete said work within — days after the commencement of the same. In the event that

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said second party fails to begin said work within said time or to finish said work within said time or fails at any time to furnish a sufficient number of skilled workmen or adequate equipment to properly carry on and finish said work then said Board may at its option consider said contract void and re-let said work or use the materials, tools and equipment of the second party then in use on said work and finish the work itself, deducting from any money that might be due the second party a sufficient sum to cover the expenditure made by said Board in the performance of said work, it being understood that any extension of time for the commencement or completion of such work is not in any way to affect this contract or release the sureties on any bond given by the second party to said Board, nor will it be necessary to give notice to such sureties of any such extension.

It is understood that no assignment of this contract nor any right hereunder or money becoming due the second party shall be made without the written consent of said Board and any assignment in violation of this provision will be considered and agreed as absolutely void.

It is agreed that in the event the work to be performed under the contract is for any reason not commenced or is discontinued after the commencement the second party will not be entitled to any damages for any loss he might be put to by reason thereof, and it hereby waives and releases the City from any claim that it might have against said City for any such failure to commence such work or for any discontinuation thereof except it shall be entitled to payment for the amount of material furnished and used in the work and the amount of work performed according to the prices set out in said bids. It is agreed, however, that if for any reason the work of track elevation under resolution No. 15 is not carried out this contract shall be considered null and void.

It is understood that all the materials and workmanship of whatever description shall be first class and subject to the inspection and rejection of the engineer and second party, shall recognize any assistant or inspector that said Board may appoint. Such inspection by said Board is not to be considered in any sense as an acceptance of the work or materials.

It is further agreed that the acceptance of the work provided for in this contract or payment therefor shall not constitute a waiver on the part of the City of any of the provisions of the contract, plans and specifications nor shall it release said second party or his sureties when there is



for the faithful performance or guarantee thereof nor shall the final acceptance of the work be prima facie evidence of the performance of any of the provisions of this contract except to the extent of entitling said second party to receive the prices therefor.

The second party agrees to pay any and all money due to any sub-contractor, materialman or laborer on said work and the second party and the sureties on its liability bond shall be jointly and severally liable on such bond to such sub-contractor, materialman and laborer for any money due or becoming due to them or either of them. The Board reserves the right in event any lien or claim is filed or that any work or material remains unpaid for to hold from any sum due and owing the second party a sum sufficient to pay any and all such liens and claims. The Board is to have power to refuse payment to the second party until it has been satisfactorily assured that all such liens and claims have been paid and that all sub-contractors, material men and laborers have been fully paid for materials furnished and labor performed. The decision of the Board as to the sufficiency of the proof offered is to be final and binding.

The second party agrees within ten days after the execution hereof to give to said City two bonds with surety companies as surety thereon, one in the sum of twenty-seven thousand dollars (\$27,000.00) known as the liability bond, and one in the sum of five thousand dollars (\$5,000.00) known as the guarantee bond, the former to guarantee the complete performance of this contract other than the guarantee for five years and the latter to cover the five year guarantee. On the liability bond it shall be provided that in the event of the failure of second party to commence, fully perform and complete work herein called for that the surety company on such bond shall do so or on his failure the city shall do so and charge against the second party and its surety on the bond the then prevailing prices for such work.

Payment shall be made by first party to second party on monthly estimates approved by the City Engineer of material furnished and labor performed for the preceding month eighty per cent (80%) of which shall be paid to second party and the remaining twenty per cent (20%) shall be payable within ten days after the final completion and acceptance of the work by said Board.

In the event that rail roads or other shipping facilities are taken under control or monopolized in whole or in part by the United States government so as to prevent or materially interfere with the procurement of material or in the event that procurement of labor is rendered impossible or prohibitive by reason of conscription, then second party shall have such extension of time for completion



of work as may be necessary due to such.

Moelling Construction Company,  
By: C. Moelling.

City of Fort Wayne,  
By Robert E. Kelly,  
Frank C. Sin Gray,  
H. W. Beecher, Henry Helgenman,  
or Board of Public Works.

Be it Ordained by the Common Council of the City of Fort Wayne, that the contract heretofore executed on May 7, 1917, between the City of Fort Wayne, and the Moelling Construction Company as set forth in the preamble hereto, be and the same is in all things approved.

Section II.

That this Ordinance be in full force and effect on and after its passage and approval by the Mayor.

William B. Boyer  
Mayor

Done at the Council Chamber this 22nd day of May 1917.

That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 22nd day of May, 1917, by a majority of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No 781.

Wm A. Boyer  
President

J. W. Boerger  
City Clerk

Presented to the Mayor for approval on the 24th day of May 1917.

J. W. Boerger  
City Clerk

Approved this 27th day of May 1917  
Wm A. Boyer  
Mayor

# General Ordinance No 782

An ordinance relieving and approving a contract entered into by and between the City of Fort Wayne, and the Bass Foundry & Machine Co. relative to the ~~purchase~~ furnishing and installation of a boiler at the Municipal Electric Light Plant.

Whereas, heretofore on the 9th day of April, 1917, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the Bass Foundry & Machine Co. for the furnishing and installation of a boiler at the Municipal Electric Light Plant, which is in the following words:

(Exhibit portion of contract on file in the office of City Light Department.)

Section 1. Be it ordained by the Common Council of the City of Fort Wayne, Indiana that the contract heretofore entered into on the 9th day of April 1917, by and between the City of Fort Wayne, by and through its Board of Public Works, and the Bass Foundry and Machine Co. as set forth in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this Ordinance be in full force and effect on and after its passage and approval by the Mayor, Jacob H. Hoffman.

Done at the Council Chamber on the 12th day of June 1917

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana at a regular session held on the 12th day of June 1917, by a majority of all the members elect, did pass the ordinance hereto attached, and know as General Ordinance No 782.

Wm. A. Bender  
President

Ernst Berger  
City Clerk.

Presented to the Mayor for approval on the 5th day of June 1917  
Ernst Berger  
City Clerk.

approved this 20th day of June 1917

Wm. C. Hoxsey  
Mayor

# General Ordinance No 783.

An ordinance approving a contract entered into on the 10th day of April 1917, by and between the City of Fort Wayne, by and through its Board of Works and the General Electric Co.

Whereas, hereinafter on the 10th day of April, 1917, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the General Electric Company, for the purchase and erecting of a Turbo Generator Switch Board and electrical connections, which contract is in the following words:

This agreement, made this 10th day of April, 1917, by and between the City of Fort Wayne, by and through its Board of Public Works, party of the first part and the General Electric Company, party of the second part, Whereas:

That in consideration of the payment of the sum of forty three thousand eight hundred and fifty dollars (\$43,850.00) by the party of the first part to the party of the second part, as provided in bid and specifications of party of the second part attached hereto, and, made a part hereof, party of the second part is to furnish, material and perform the labor of delivering and erecting a Turbo-Generator switch board and electrical connections, more fully and specifically described in said specifications and the material and in the manner set forth in said bid and specifications.

It is agreed by second party that bonds shall be executed within ten (10) days after the date hereof with a surety company as surety thereon to the approval of the board of Public Works in the sum of five thousand dollars (\$5,000.00) conditioned for the faithful performance of this contract and the said bid and specifications.

It is understood and agreed that the provision for shipment within thirteen (13) months shall be considered as of the essence of this contract. It being understood, subject to all the provisions of said bid and specifications that such apparatus shall be delivered not later than thirteen (13) months from date of this contract.

All of the provisions of said bid and specifications so attached hereto and made a part hereof, shall be considered a part of this contract the same so fully copied herein.

Witness our hands and seals the day and year first above written.

Attest  
T. J. Drex  
Chief Electrician.

City of Fort Wayne, By  
Robert E. Kelly,  
Frank E. Dingley  
Henry Hilgemann.  
Board of Public Works.



Attor  
Wm. H. Dalling

General Electric Company.  
Henry H. Dalling  
Treasurer.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract entered into by and between the City of Fort Wayne by and through its Board of Public Works and the General Electric Company as more fully set forth in the foregoing certificate, be and the same is hereby in all things, ratified and affirmed.

Section II.

That this ordinance be in full force and have effect on and after its passage and approval by the Mayor.

William A. Bayer.

Done at the Council Chamber in the City Hall this 12th day of June 1917.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 15th day of June, 1917, by a majority vote of all the members elect did pass the ordinance hereunto attached, and known as General Ordinance No. 111.

Wm. A. Bayer  
President

G. W. Berger.  
City Clerk.

Presented to the Mayor for approval on the 15th day of June 1917

G. W. Berger.  
City Clerk.

Approved this 20th day of June, 1917.  
J. H. Hays.  
Mayor.



General Ordinance No 71

An ordinance authorizing a contract entered into on 6th day of April 1917 by and between the Board of Public Works and the Westinghouse Electric & Manufacturing Co., as follows: hereafter on the 6th day of April 1917 the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Westinghouse Electric & Manufacturing Company, for the purchase and installation of a surface condenser, which contract is in the following words:

Where agreement made this 6th day of April 1917 by and between the City of Fort Wayne, by and through its Board of Public Works, party of the first part and the Westinghouse Electric & Manufacturing Company, of East Pittsburgh, Pa., of the second part, Witnessed:

That in consideration of the payment of the sum of twenty two thousand, two hundred and fifty dollars (\$22,250.00) by the party of the first part to party of the second part as provided, in bid and specifications of party of the second part, attached hereto and made a part hereof, party of the second part is to furnish the material and perform and perform the labor and erecting a Surface Condenser, more fully and specifically described in said specifications of the material and in the manner set out in said bid and specifications.

It is agreed by second party that bonds shall be executed within ten (10) days after the date hereof with a surety company as surety thereon to the approval of the Board of Public Works, in the sum of six thousand dollars (\$6,000.00) conditioned for the faithful performance of this contract and the said bid and specifications.

It is understood and agreed that time of shipment govt forth in said specifications and bid is of the essence of this contract.

All the provisions of said bid and specifications so attached hereto and made a part hereof shall be considered a part of this contract the same as if fully copied herein.

Witness our hands and seals the day and year first above written.

Attest  
J. M. G. H.  
Clark.

City of Fort Wayne, Ind.

Robert E. Kelly,

Frank C. Linguey,

Henry J. Hilgenbrunn

Board of Public Works.

Westinghouse Electric & Manufacturing  
Company, of East Pittsburgh, Pa.,  
By J. B. Wilson

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore on the 6th day of April, 1917, entered into by and between the City of Fort Wayne, Indiana, through its Board of Public Works, and the Westinghouse Electric & Manufacturing Company, as fully set forth in the preamble hereto be and the same is hereby in all things, ratified and approved.

Section II.

That this ordinance be in full force and take effect immediately after its passage and approval by the Mayor.

E. B. Smith

do hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 12 day of June, 1917, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as, General Ordinance No. 784

Wm. A. Boyer.

President

G. W. Boerger

City Clerk

Presented to the Mayor for approval on the 15th day of June 1917.

G. W. Boerger

City Clerk

approved this 20th day of June, 1917,

Wm. A. Boyer

Mayor

An ordinance approving a contract entered into on the 1st day of May, 1917, by and between the City of Fort Wayne, Indiana, by and through its Board of Public Works and the Detroit Motor Company.

Whereas heretofore on the 1st day of May, 1917 the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Detroit Motor Company for the purchase and installation of two (2) trucks, which contract is in the following words:

#### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore on the 1st day of May, 1917, entered into by and between the City of Fort Wayne, by and through its Board of Public Works, and the Detroit Motor Company, as more fully set forth in the preamble hereto, be and the same is hereby in all things, ratified and approved.

#### Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Done at the Council Chamber, this 12th day of June, 1917.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 12th day of June, 1917, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance

W. W. Woodruff  
Clerk

H. W. Woodruff  
Mayor

Presented to the Mayor for approval on the 1st day of June, 1917.

G. W. Brereton  
City Clerk

Approved this 20th day of June 1917.

W. W. Woodruff  
Mayor



# General Ordinance No 786

An Ordinance approving contract entered into on April 6th 1917, by and between the Board of Public Works and the American Coal Mining Company.

Whereas, heretofore on the 6th day of April 1917, the City of Fort Wayne by and through its Board of Public Works entered into a contract with the American Coal Mining Company, which contract is on the following records:

This agreement made this and entered into by and between the City of Fort Wayne, Indiana by and through its Board of Public Works, hereinafter called the "Consumer" and American Coal Mining Company, of Indianapolis, Indiana hereinafter called the "Company." Witnesseth, That

Whereas, it is desired by the parties hereto to enter into a contract of purchase and sale of coal as hereinafter set forth:

Now, therefore, in consideration of the mutual covenants and agreements herein contained, the parties hereto do hereby agree as follows:

The Company hereby agrees to sell to the Consumer and the Consumer hereby agrees to buy from the Company coal for consumption, for the year 1917, at the Fort Wayne Municipal Electric Light and Power Works, located in Fort Wayne, Indiana, the estimated quantity under contract of minimum sixteen thousand and (16,000) and maximum seventeen thousand (17,000) tons, to be delivered as ordered in equal or less lots by ship or by rail, to wit: (7) cars per week, said deliveries continue until March 31, 1918.

The Company further agrees to furnish coal hereinafter ordered for use in the public and in such quantities and delivered to the Consumer T. C. B. their tracks, Fort Wayne, Indiana, at such times as ordered by the Consumer from time to time during the term of this contract of the kind of coal described below:

1. Kind and Grade shall be 1 1/4 inch low screenings, said coal to be mined from Geological vein number five from the American mine in Knox County, Indiana on the Vanderburgh ground.

The Consumer hereby agrees to pay the said Company for the 10th of the calendar month for all shipments made to the Consumer during the previous month, a price of two dollars and forty five cents (\$2.45) per net ton for T. C. B. their tracks, Fort Wayne, Indiana for the 10th of the month heretofore described and of an analysis equal to the following:

Moisture	10%
ash	11%
Sulphur	3.75%
B.T.U. (Per Pound Dry)	12700

Terms of payment being if the essence of this contract, such compliance shall give no ~~provision~~ of cancellation, and neither in any case shall it be construed as destroying this right.

Should Union labor wage scale cause the said mining rate to advance or decline during the life of this contract whether the cost of mining coal is increased or decreased, the price of prices named above shall advance or decline in the same or decline in said machine mining rate. In the event of further state or federal legislation increasing the expense to the mine.





177  
American Land Reclaiming Company.  
By 14 S. Snyder

Attest  
H. W. J. [unclear]  
[unclear]

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore on the 6th day of April, 1917, entered into by and between the Board of Public Works and the American Land Reclaiming Company set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Eugene B. Smith

Done at the Council Chamber, this 12th day of June 1917.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 12th day of June, 1917, by a majority vote of all the members elect, did pass the ordinance herunto attached, and known as General Ordinance No 186.

H. W. J. Snyder  
President

H. W. J. Snyder  
City Clerk

Presented to the Mayor for approval on the 16th day of June 1917.

H. W. J. Snyder

Attested this 21st day of June 1917.

H. W. J. Snyder

## General Ordinances No. 787.

An Ordinance changing the name of Holton Avenue  
to laid out in General Street Addition, from Eckart Street  
to the present terminus to Steinhilber Avenue, as amended.

## Section I.

Be it ordained by the Common Council of the  
City of Fort Wayne, Indiana, that Holton Avenue, as  
laid out in General Street Addition from Eckart Street to the  
present terminus, be hereafter known as and called  
Holton Court.

## Section II.

That this ordinance be in full force and effect from  
and after its passage and approval by the Mayor.

J. L. Smith

Done at the City Hall this 20th day of June 1917.

We hereby Certify, That the Common Council of the  
City of Fort Wayne, Indiana, at a Regular meeting, held  
on the 12th day of June 1917 by a majority vote of all  
the members elect, did pass the ordinance herunto attached  
and known as General Ordinance No. 787.

J. L. Smith

City Clerk

G. W. Boergers  
City Clerk

Presented to the Mayor for approval on the 15th  
day of June, 1917.

G. W. Boergers  
City Clerk

Approved this 20th day of June, 1917.

J. L. Smith  
City Clerk

Res. . . . . (1) June 11, 1917.

An Ordinance extending the City limits and annexing certain territory to the City of Fort Wayne.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the territory limits of the city be and they are hereby fixed and extended as follows:

Commencing with the intersection of the center line of section 35, Township 31 north, range 12, east with the east line of the right of way of the New York Central Railway Company; thence northerly along the east line of said right of way to the north quarter section nine of said township; thence east along said line to the west line of the Co. road, so called; thence south, following the west line of said Co. road to its intersection with the present City limits of the City of Fort Wayne; thence westerly as to south westerly following the present City limits line to the center line of said section 35; thence west along said center line to the place of beginning, and that the property included within the above indicated limits shall hereafter be within the corporate limits of said city and subject to taxation as city property.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Frank J. Schlebeck.

Done at the Council Chamber this 12th day of June 1917.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 12th day of June 1917, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 788.

Wm. G. Boyer  
President

J. W. Boyer  
City Clerk

Presented to the Mayor for approval on the 15th day of June 1917.

Wm. G. Boyer  
City Clerk

Approved this 20th day of June 1917

Wm. G. Boyer  
City Clerk



General Ordinance No 789.

An Ordinance naming the street connecting Cornell  
and Seminole Circles, in Harrison Hill addition, Radial Lane.

Section I.

Enacted by the Common Council of the City of  
St. Louis, Missouri, that the street now unnamed, running east  
and west between Cornell and Seminole Circles  
meeting between their terminals in Harrison Hill addition  
to the City of St. Louis, Missouri, be named Radial Lane and  
shall hereafter be known as Radial Lane.

That this ordinance be in full force and take effect  
on and after its passage and approval by the Mayor.

J. M. H.

Done in the City Hall this 26th day of June 1917.

I, hereby certify that the Common Council of the  
City of St. Louis, Missouri, at a regular meeting  
held on the 26th day of June, 1917, by a majority  
vote of all the members elect, did pass the ordinance  
accompanying attached, and known as General Ordinance  
No 789.

Wm. G. Beyer,  
President.

G. W. Boerger,  
City Clerk.

Presented to the Mayor for approval on the 27th  
day of June, 1917.

G. W. Boerger,  
City Clerk.

Approved this 6th day of July, 1917.

J. M. H.  
Mayor.

An Ordinance confirming and approving a contract entered into on the 28th day of May, 1917, by and between the City of Fort Wayne, Indiana, by and through its Board of Public Works and the General Electric Company.

Whereas, on the 28th day of May, 1917, the City of Fort Wayne, Indiana, by and through its Board of Public Works, entered into a contract with the General Electric Company, which contract is as follows:

"This Agreement made this 28th day of May, 1917, by and between the City of Fort Wayne, by and through its Board of Public Works, Party of the first part, and the General Electric Company, Party of the second part, witnesseth that

Whereas, the Party of the second part desires to procure a mole track connecting the main trackage of the Pittsburg, Fort Wayne, & Chicago Railroad Company and the Indianapolis Company with the portion of the manufacturing plant of the Party of the second part, lying north of Wall Street, in order to facilitate the shipping of property of the Party of the second part to and from the said portion of said plant, and

Whereas, the said Railroad Companies are unwilling in their name to construct and operate said mole track for said purposes.

Now therefore, in consideration of the covenants and agreement to be performed and complied with by the Party of the second part, as hereinafter provided, consent, permission and authority are hereby given and granted by the Party of the first part to construct, maintain and operate, or cause to be constructed, maintained and operated a single track mole track across Wall Street, in the City of Fort Wayne, at a point substantially eighty-nine (89) feet west of the west property line of Union Street, as shown on a plan, P. 1732, 711 hereto attached and made a part hereof.

It is understood and agreed that the consent, permission and authority hereby given and granted are upon the following terms and conditions, to-wit:

I. The Party of the second part if it desires to avail itself of the consent, permission and authority herein granted shall cause the complete construction of said track within sixty days from the time it commences work thereon and shall at no time in the construction of said track occupy for such purpose the said Wall Street for any length of time in excess of ten days; except in the event the Party of the second part is prevented from complying with the above condition by reason of any judgment of any court then said Board of Public Works may grant a reasonable extension of time as to said provisions.

2. The said track shall not be elevated above and shall be constructed and maintained so as to at all times conform with the established grade of Wall Street as such grade shall from time to time exist, and in such manner as to in no way be an impediment to the ordinary and proper use thereof for all purposes by the public in passing along

from and across said tracks at any point thereon and said street shall not in any way interfere with the drainage of the surface of the street and that the party of the second part shall when constructing said track over and across said street do the same under the direction of said Board of Public Works and in the manner required by said Board.

3. The party of the second part further agrees and binds itself to keep said street and city free and harmless from any and all liability from injury and all damages that may accrue to any and all persons or property on account of any injury to their persons or property growing out of it, or directly or indirectly connected with the construction maintenance or operation of said rail road or any cars thereon by any person or corporation and in case suit shall be filed against said city on account thereof said party of the second part upon notice to it by said city shall defend said action at its own expense and pay any judgment with costs that may be rendered in said action by said city.

4. In the event the party of the second part fails to comply with and before any of the provisions of this contract the consent, permission and authority herein granted shall at once terminate and the party of the second part shall forfeit all rights hereunder and shall cause the removal at its expense of the track that may be laid hereunder.

5. The party of the second part further agrees that it will not move cars on the said track, or cause cars to be moved thereon, on any day during the period of thirty minutes prior to its regularly established morning and afternoon opening hours at its factory not during the period of thirty minutes from and after its regularly established closing hours in the morning and afternoon at its said factory.

6. The party of the second part further agrees that in order to protect persons and property on said street it shall cause one or more men to precede any car being moved by it or cause to be moved by it on said street.

7. It is further understood and agreed that all the provisions of this contract shall be binding upon the successors and assigns of the party of the second part and that this consent, permission and authority shall continue for a period of twenty-five (25) years from the date hereof.

Witness our hands and seals the day and year first above written.

City of Fort Wayne,

Attest  
I. W. Beckler  
Clerk

By,  
Robert C. Kelly  
Frank E. Singler  
Henry Hilgemann  
De Board of Public Works.

General Electric Company  
By, J. C. Emmons,  
Vice President



Section I

Be it ordained by the Common Council of the City of Fort Wayne that the contract hereto for entered into by and between the City of Fort Wayne, by and through its Board of Public Works and the General Electric Company, as fully set forth in the preamble hereto, be and the same is hereby in all things confirmed and affirmed.

Section II.

That this ordinance be in full force and full effect from and after its passage and approval by the Mayor.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 26th day of June 1911, by a majority vote, all the members present and the ordinance is hereby adopted and known as Ordinance No. 110.

W. H. B. Mayor  
President

W. H. B. Mayor  
President

Passed to the Mayor for approval on the 21st day of June 1911.

W. H. B. Mayor  
President

Approved by the City Clerk on the 21st day of June 1911.



in Indiana ordering the improvement of sidewalks on both sides of Miller street from Calhoun street to Hoagland Avenue.

It is hereby ordered on the 12th day of April 1917 the Board of Public Works duly adopted a resolution ordering it to improve the sidewalks on both sides of Miller street from Calhoun street to Hoagland Avenue according to the plans and specifications thereof on file in the Office of the Board of Public Works the cost therefore to be assessed upon the real estate abutting on said Miller street above

and on May 10th, 1917, a majority of the resident free owners upon that part of Miller street described, joined with the Board of Public Works a remonstrance signed by them, against the making of said improvement, now therefore:

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that, a necessity existing therefore that the sidewalks on both sides of Miller street from Calhoun street to Hoagland Avenue be and the same is hereby ordered improved by the paving the sidewalk thereof according to the plans and specifications on file in the Office of the Board of Public Works, and the said Board of Public Works is hereby authorized and directed to cause said improvement to be made in accordance with the resolutions so adopted by it, as set forth in the preamble hereto, and in accordance with the provisions of an act entitled "an act concerning municipal corporations," passed by the General Assembly of the State of Indiana, at the sixty fourth regular session thereof and of

and after its passage and approval by the Mayor and

Paul P. Rinder

Done at the Council Chamber in the City Hall this 10th day of July 1917

We hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 10th day of July 1917, by a majority vote of all the members elect did pass the Ordinance hereunto attached, and known as General Ordinance No. 191.

Wm. B. Sager

J. H. Senger

City Clerk

Presented to the Mayor for approval on the 12th day of July 1917

J. W. Bolger  
City Clerk

Approved this 15th day of May 1911,  
1911  
[Signature]

Ordinance ordering the improvement of South Wayne Avenue from the south property line of Ogden Avenue to the north property line of Russell Boulevard.

On the 31st day of May, 1912, the Board of Public Works adopted a resolution deeming it necessary to improve South Wayne Avenue from the south property line of Ogden Avenue to the north property line of Russell Boulevard as set forth in said resolution as passed by the Board of Public Works of the City of Indianapolis.

On the 28th day of June, 1912 a majority of the members in holdas upon that part of South Wayne Avenue from the south property line of Ogden Avenue to the north line of Russell Boulevard filed with said Board of Public Works a remonstrance signed by them against the making of such improvement. Therefore

Section I.

Be it Enacted by the Common Council of the City of Indianapolis, Indiana, that a necessity existing therefore South Wayne Avenue from the south line of Ogden Avenue to the north property line of Russell Boulevard be, and the same is, hereby ordered improved in accordance with the resolution above referred to, adopted by the Board of Public Works on the 31st day of May, 1912, and in accordance with an act entitled "an act concerning Municipal Corporations" passed by the General Assembly of the State of Indiana at the 64th session thereof.

Section II.

That this Ordinance take effect from and after its passage and approval by the Mayor.

J. B. Boerger

Approved and passed in the City of Indianapolis, Indiana, this 26th day of July, 1912.

Attest: That the same was read and approved by the vote of all the members elect did pass the Ordinance presents appears and I certify that it is true and correct.

J. B. Boerger  
City Clerk

J. B. Boerger  
City Clerk

Presented to the Mayor for approval on the 26th day of July 1912.

J. B. Boerger  
City Clerk

Approved this 31st day of July 1912  
J. B. Boerger  
City Clerk

General Ordinances No. 793

An Ordinance Confirming and approving a contract entered into on the 21st day of May 1917, by and between the City of Fort Wayne, Indiana, and the Pennsylvania Company.

Whereas on the 21st day of May 1917, the City of Fort Wayne Indiana, by and through its Board of Public Works, entered into a contract with the Pennsylvania Company, which contract is in the following words:-

(Exhibit Portion of Contract on file in Board of Works Office).

Section I.

Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract, and agreement, heretofore, to-wit: on the 21st day of May 1917, made and entered into by and between the City of Fort Wayne, by and through its Board of Public Works and the Pennsylvania Company, operating the Pittsburgh, Fort Wayne and Chicago Rail Way as fully set out in the preamble hereto be, and the same is, hereby in all things confirmed and approved.

Section 2.

This Ordinance shall take effect and be in full force from and after its passage and approval by the Mayor

E. B. Smith

Done at the Council Chamber this 27th day of July 1917.

We hereby Certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 24th day of July, 1917, by a majority vote of all the members elect, did pass the ordinance hereto attached, and passed as General Ordinance No. 793.

Wm. Q. Bayne  
President

G. W. Baerger.  
City Clerk.

Presented to the Mayor for approval on the 26 day of July 1917.

G. W. Baerger  
City Clerk.

Approved this 30th day of July 1917  
Wm. J. Hovey  
Mayor



General Ordinance No 794

An Ordinance fixing the tax levy for City purposes for the

1918

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that a levy of one dollar and sixteen cents (\$1.16) on each one hundred dollars (\$100.00) of assessed valuation of all property within the corporate limits of the City of Fort Wayne, Indiana, be made for the year 1918. Of the above levy be

Administration Account	.736
Park Fund - General Expenses	.064
Park Fund - Music	.005
Swimming Fund	.05
Track Education	.07
Playground Fund	.0125
Police Pension Fund	.01
Fire Pension Fund	.01
Monument Fund	.0025

Total

\$1.16

That there shall be collected from each male inhabitant liable according to law a poll tax of \$2.00.

That all taxes shall be collected in semi annual installments.

This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Wm. B. Beyer

We hereby Certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 28th day of August, 1917, by a majority vote, all the members elect, did pass the ordinance hereto attached and known as General Ordinance No. 794.

Wm. B. Beyer  
Pres.

Ed. W. Berger  
City Clerk

Presented to the Mayor for approval on the 3rd day of Sept 1917.

Wm. Beyer

Approved this 10th day of Sept. 1917

Wm. J. Hosen  
Mayor

Ordinance providing a fund by special assessments against lands, exclusive of improvements in the City of Fort Wayne to defray the cost of street intersections for the year 1917.

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the territory lying within the limits of said City, and the same is hereby created a special assessment district for the purpose of raising a fund to defray the cost of street intersections laid and constructed by said City during the year 1917.

Section II.

That a special assessment of twenty cents on each one hundred dollars (\$100.00) of the assessable value, as the same is assessed for taxation generally on lands and lots exclusive of the value of improvements thereon lying within the City of Fort Wayne, and the same is hereby levied upon all of such lands and lots, the same to be payable at the time of the payment of general taxes for said year 1917, or 1918, and that the fund thus raised shall be a special fund to be held for the purpose herein designated solely and for no other purpose whatever.

Section III.

That such special assessment shall be certified by the Controller of the City to the Department of Assessment and Collections for said City and by said department collected as general tax of said City are collected.

Section IV.

That this ordinance shall be in full force and effect on and after its passage and approval by the Mayor.

W<sup>m</sup> A. Boyer.

Done at the Council Chamber this 28th day of August.

We hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 28th day of August 1917, by a majority vote of all the members elect did pass the ordinance herein attached, and known as General Ordinance No. 795.

W<sup>m</sup> A. Boyer  
President

L. W. Boring  
Clerk

Presented to the Mayor for approval on the 3rd day of Sept. 1917.

J. W. Boring  
Clerk

Approved this 10th day September 1917.

W<sup>m</sup> A. Boyer  
Mayor

## General Ordinance

as amended August 1, 1917

An Ordinance amending General Ordinance # 780 entitled "an ordinance regulating the wholesale and retail sale of gasoline and other inflammable liquids and prescribing penalties for its violation as amended passed on the 5th day of May, 1917, and passed over the veto of the Mayor on the 12th day of May, 1917.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that section one of the above entitled ordinance be amended by striking out the following: "erected upon suitable cradle or foundation on top of ground or"

and that section three of said ordinance be amended by striking out the words "upon the ground"

That this ordinance be in full force and take effect in and to its passage and approval.

Done at the Council Chamber this 25th day of August 1917.

We hereby Certify: That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 25th day of August 1917, by a majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance

Wm A. Rayen  
Clerk

W. H. Briggs  
Attest

Presented to the Mayor for approval on the 3rd day of Sept, 1917.

W. H. Briggs  
Attest

Approved this — day of — 1917 —

Attest: I, the Mayor, have read the foregoing and it is my duty to approve it.

W. H. Briggs  
Attest

Section I.

An ordinance fixing the salaries of employees in the Police Department passed August 28 1917.

Be it ordained by the Common Council of the City of Fort Wayne, that the following employees in the Police Department under the Board of Public Safety receive the following salaries respectively on and after the first day:

All sergeants and detectives shall receive a salary at the rate of ninety-five (\$95.00) dollars per month.

All patrolmen, motor-cycle men, traffic officers, drivers, clerks and station masters, shall receive a salary during the first six months of their employment at the rate of eighty (\$80.00) dollars per month - During the second six months of their employment a salary at the rate of eighty-five (\$85.00) dollars per month and thereafter during their employment a salary at the rate of ninety (\$90.00) dollars per month.

The police motion shall receive a salary at the rate of seventy (\$70.00) dollars per month.

Section 2.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Wm. B. Beyer,  
President  
J. H. Beyer

Done at the Council Chamber this 28th day of August 1917.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana at a Regular meeting held on the 28th day of August 1917, by a majority vote of all the members elect did pass the ordinance hereunto attached, and known as General Ordinance.

Wm. B. Beyer  
President

J. H. Beyer

Presented to the Mayor for approval on the 3 day of Sept. 1917

Approved this 11th day of Sept. 1917.



General Ordinance No. 1

an ordinance fixing the salaries of employees of the Board of Public Safety in the Fire Department as amended as follows:

Be it ordained by the Common Council of the City of Fort Wayne that the following employees under the Department of Public Safety in the Fire Department receive the following salaries respectively on and after the first day of January:

all first lieutenants shall receive a salary at the rate of ninety-two dollars and fifty cents (\$92.50) per month.

all horsemen, linemen, telephone operators, truckmen and drivers shall receive a salary during the first six months of their employment at the rate of eighty (\$80.00) dollars per month, - - - during the second six months of their employment at the rate of eighty-five (\$85.00) dollars per month and thereafter at the rate of ninety (\$90.00) dollars per month.

all engineers other than that one known as master mechanics shall receive a salary at the rate of one hundred (\$100.00) dollars per month.

The master mechanic shall receive a salary at the rate of one hundred five (\$105.00) dollars per month.

Section II

This ordinance shall be in full force and effect on and after its passage and approval by the Mayor.

Done at the Council Chamber this 28th day of

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 29 day of August, 1917, by a majority vote, of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 1.

Wm. A. Boyer  
President

J. W. Boyer  
Clerk

Presented to the Mayor for approval on the 3rd day, Sept. 1917.

J. W. Boyer  
Clerk

Approved this 10th day of September, 1917  
Wm. A. Boyer  
Mayor

General Ordinance

An ordinance approving the contract between the City of Fort Wayne and Michael Kinde for construction of Engine House No. 9.

Whereas on the 11th day of September, 1917, Michael Kinde and the City of Fort Wayne, entered into a contract for the construction of engine house No. 9, which contract is in the following words:

(Contract on file in the Board of Public Works)

Be it ordained by the Common Council of the City of Fort Wayne, that the contract heretofore on the 11th day of September, 1917, entered into by and between the City of Fort Wayne and Michael Kinde as fully set forth in the preamble hereto and it is hereby in all things ratified.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Done at the Council Chamber this 11th day of September, 1917.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 11th day of September, 1917, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 11.

Wm. A. Bayen.  
President

Wm. A. Bayen

Presented to the Mayor for approval on the 12th day of Sept. 1917.

Wm. A. Bayen

Approved this 14th day of September, 1917.

Wm. A. Bayen

General Ordinance No. 800.

An Ordinance fixing the compensation of the members of the City Board of Registration for services for the municipal

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that each of the members of the City Registration Board, including the clerk be and they are hereby allowed for services rendered as such the following:

For services as Primary Election Commissioners, under the law of 1915 one hundred and fifty dollars (\$150.00)

For services as Board of Assessors of the General Election the sum of One hundred fifty dollars (\$150.00)

Section II.

That each of the members of the City Registration Board appointed by the City Clerk receive in addition to the sums provided for by section I. hereof the following sums for their services as members of such boards:

For services as members of Registration Board in registering the voters under the 1912 law the sum of One Hundred Fifty dollars (\$150.00)

For services as Election Commissioners at the General Election rendered previous to the canvassing of the vote at such election the sum of Fifty dollars (\$50.00)

Section III.

That the sum herein provided for shall be paid to the members of such board entitled thereto upon the completion of the work to be performed by them as members of such board.

Section IV.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Charles R. ...

Done at the Council Chamber this 11th day of Sept 1917

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 11th day of September, 1917, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as

Wm. D. Boyer.  
President

G. W. Boyer  
Clerk

Presented to the Mayor for approval on the 12 day of September, 1917.

G. W. Boyer.  
City Clerk

Approved this 14th day of September 1917.

Wm. D. Boyer  
Mayor

An ordinance approving the contract entered into on the 29th day of August, 1917, between the City of Fort Wayne and the Fort Wayne Rendering Company relative to the disposal of garbage. Whereas heretofore on the 29th day of August, 1917, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the Fort Wayne Rendering Company for the disposal of garbage which contract is on the following

(Contract on file in Board of Public Works)

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore on the 29th day of August, 1917, entered into by and between the City of Fort Wayne and the Fort Wayne Rendering Company as fully set forth in the preamble hereto be and the same is hereby in all things ratified and approved.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the mayor.

Peter Dietrich

Done at the Council Chamber this 11th day of Sept. 1917

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 11th day of Sept. 1917, by a majority vote of all the members present, did pass the ordinance hereto attached, and known as General Ordinance No. 801.

Wm. A. Boyer  
President

G. W. Boyer  
City Clerk

Presented to the Mayor for approval on the 12th day of September, 1917.

G. W. Boyer  
City Clerk

Approved this 14th day of September, 1917



Whereas, on the 25th day of September, 1912, the City of Fort Wayne, Indiana, its Board of Public Works and the Fort Wayne Park & Golf Co. entered into a contract for the furnishing of a lamp in Swinney Park, a copy of which contract is on the foregoing, and

Be it ordained by the Common Council of the City  
of St. Paul, Minnesota, that the contract heretofore entered into on the  
25th day of September 1917 by and between the City of St. Paul  
by and through its Board of Public Works and  
the First National Bank of St. Paul for the furnishing of  
fuel and water for the fire department as fully  
set forth in the preamble hereto be and the same is in  
all things.

That this ordinance be in full force and take effect on and after the passage and approval by the 11<sup>th</sup> of

Done at the Council Chamber this 25th day of Sept

We hereby certify that the Common Council of the City of New York, Indiana, at a regular meeting held on the 20th day of September, 1917, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance

Wm A. Boyer  
President

G. H. Briggs  
 July 18.

Presented to the Mayor for approval on the 27th day  
of September, 1917.

G. W. Boring.  
1044 1/2

Approved this 4th day of October  
Wm. J. Hays  
Mayor

General Ordinance No. 803.

First Ordinance repealing General Ordinance No. 11776

Section 1. Be it ordained by the Common Council of the City of First Wayne that General Ordinance 11776 passed by the Common Council at its regular session May 8th, 1911, be and the same is hereby in all things repealed.

Section 2. That the ordinance is in full force and effect, and after its passage and approval by the Mayor, on Oct 14-1911 12 o'clock midnight.

Witness the Council Chamber this 9th day of October 1911.

The City Clerk of the City of First Wayne  
 Testimony at a regular meeting held on the 9th day of October 1911,  
 by a majority vote of all the members present that the ordinance  
 herein attached, and there was General Ordinance No 803.

Wm. D. Beyer  
 President

Presented to the Mayor for approval on the 11 day of Oct 1911.

Approved the 21st day of October 1911.

General Ordinance No. 502

An Ordinance concerning the salary of certain employees

Section 1. Be it ordained by the Common Council of the City of  
Washington, the following employees of the Water Works  
Department receive the salaries specified herein, from and  
after the 1st of 1917.

That the Engineer receive a salary of the value of  
such position per month.

That the Chief Engineer receive a salary of the value of  
such position per month.

That the Engineer receive a salary of the value of such position

That the Ordinance be so amended as to effect an  
and the Ordinance

Done at the Council Chamber this

1st day of October 1917. That the Common Council of the  
City of Washington, at a Regular Meeting held on the  
28 day of Oct 1917, by a majority vote of all the members elected  
to the Council, do hereby

Wm A. Boyer  
President

G. W. Boerges  
City Clerk

Presented to the Mayor for approval on the 25  
day of October 1917

G. W. Boerges  
City Clerk

Approved this 25 day of November

Wm A. Boyer  
1917

An ordinance authorizing and directing the Mayor and City Clerk to execute a deed of conveyance to the Fort Wayne Land & Improvement Company to correct the error in that a deed from that company to the City of Fort Wayne contained the following

(Repealed portion of ordinance passed at the City of Fort Wayne)

Be it ordained by the Common Council of the City of Fort Wayne, that the Mayor of the City of Fort Wayne, he and he is hereby authorized and requested to execute to the Fort Wayne Land & Improvement Company a quit claim deed of conveyance for said plot of ground last above described, and the Clerk of the City of Fort Wayne he and he is hereby authorized and requested to execute the same, which deed when so executed to be by said Mayor and City Clerk delivered to said Fort Wayne Land & Improvement Company.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

We hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting, held on the 13th day of November, 1917, by a majority vote, did pass the ordinance herewith attached, and known as the Ordinance of the City of Fort Wayne.

Wm. R. Bayne  
President

E. W. Baugher  
City Clerk

Presented to the Mayor for approval on the 14th day of November - 1917.

E. W. Baugher  
City Clerk

This ordinance was filed in the Mayor's office on the 14th day of November, 1917.



Ordinance No. 516

An Ordinance authorizing the Board of Public Works to sell old furnace formerly used in Engine

Be it ordained by the Common Council of the City of Fort Wayne, Ind. that the same be and the same is hereby authorized and directed to sell as by law provided the old furnace formerly used at No. 1 Engine house and whereas the same is in the opinion of the Common Council worth \$100.00 Said Board is authorized to sell the same without appraisal

That the ordinance take effect on passage and 40 days

James J. Sullivan

Done at the Council Chamber this 11 day of December

We hereby Certify, that the Common Council of the City of Fort Wayne, at a Regular meeting, held on the 11th day of December, 1911, by a majority vote of all the members elect and pass the ordinance hereto annexed, and thrown as

Wm. H. Meyer  
President

Geo. H. Meyer  
City Clerk

Presented to the Mayor for Approval on the 15 day of

December

G. W. Briggs  
Mayor

Approved this 11th day of December 1911.

Geo. H. Meyer

An Ordinance giving a 10% increase to all employees  
Under the Board of Public Works except certain employees

# Section I.

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that all employees under the Department of Public Works, shall receive in addition to the wages now by ordinance provided a sum equal to 10% of the wage now received by said employ under such ordinance, on and after the first day of January 1913.

That section one of this ordinance shall be applicable to all employees appointed directly by the Board of Public Works, by contract or by the officers or employees appointed by the Board.

That this ordinance take effect on and after its passage and approval by the Mayor.

Done at Fort Wayne, Indiana, this \_\_\_\_\_ day of \_\_\_\_\_ 1912.

Witness the hand of the Mayor of the City of Fort Wayne, Indiana, at a regular meeting, held on the 11 day of December 1912, by a majority vote of all the members elect, and pass the ordinance hereto attached, and known as General Ordinance \_\_\_\_\_.

Wm. Q. Bayne  
President

Presented to the Mayor for approval on the \_\_\_\_\_ day of \_\_\_\_\_ 1912.

\_\_\_\_\_

Attest under the 17th day of December 1912.

Attest \_\_\_\_\_

## General Ordinance No 318

An ordinance authorizing the Board of Public Works  
to sell certain junk, accumulated in connection with the Street  
cleaning & maintenance, and to cleaning that said property is worth  
less than one hundred dollars, the same shall be sold with out the  
approval of the Board.

Section I.

Be it enacted by the Common Council of the City of Fort Wayne  
that the Board of Public Works be, and it is hereby authorized  
to sell certain junk, accumulated in connection with the Street  
cleaning & maintenance, and to cleaning that said property is worth  
less than one hundred dollars, the same shall be sold with out the  
approval of the Board.

That this ordinance be in full force and effect as and  
after its passage and publication.

Enacted the Council Chamber in the City of Fort Wayne

At a Public Reading, That the Common Council of the City of  
Fort Wayne, Indiana, at a Regular meeting, held on the 11th day of  
December 1911, and that all the members present, did pass  
and approve the same, and knows as General  
Ordinance No. 318.

Wm. C. Dwyer  
President

J. H. Brown  
City Clerk

Presented to the Mayor for approval on the 11th day of December 1911.  
J. H. Brown  
City Clerk

Approved this 11th day of December 1911.  
J. H. Brown  
City Clerk

An ordinance approving a contract entered into on the 17th day of October, 1911, by and between the City of St. Louis, Mo., and the General Electric Company, for the furnishing of apparatus, meters for the City Electric Light Works.

Whereas, heretofore on the 11th day of October, 1911, the General Electric Company, a corporation entered into a contract with the City of St. Louis, Mo., for the furnishing of apparatus, meters for the City Electric Light Works, which contract was in the following words:

(Exhibit page if not set in file on the office of the City Clerk.)

## Section 1

Be it enacted by the Council of the City of St. Louis, Mo., that the contract heretofore on the 11th day of October, 1911, entered into by and between the General Electric Company and the City of St. Louis, Mo., for the furnishing of apparatus, meters by said Company to said City as further set forth in the first public hearing held on the same is hereby in all things approved and confirmed.

It is the will of the Council that the same be in full force and take effect from and after its passage and approval by the Council.

(Exhibit page)

Whereas, the City Clerk, that the Council of the City of St. Louis, Mo., at a Regular Meeting, held on the 11th day of December, 1911, by a majority vote of all the members elected to said Council, has the ordinance hereto attached, and known as "An Ordinance"

Enacted,

Wm. A. Beyer  
City Clerk

Wm. A. Beyer  
City Clerk

Presented to the Mayor for approval on the 10 day of Dec. 1911.

J. W. Beyer

Approved this 11th day of December, 1911

Wm. A. Beyer



## General Ordinance No. 810

An ordinance approving a contract entered into on the — day of November, 1911, by and between the City of Fort Wayne, party of the first part, and the General Electric Company, a New York corporation, at its Edison Lamp Works, party of the second part, for the furnishing of incandescent lamps for the City Electric Light Co., Inc.

Whereas, heretofore on the — day of November, 1911, the General Electric Company a corporation at its Edison Lamp Works, entered into a contract with the City of Fort Wayne, for the furnishing of incandescent lamps for the Electric Light Co., Inc., which contract is in the following words:

1 Exhibit portion of contract on file in City by its (copy)

Section 5.

Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore on the — day of November 1911 entered into by and between the General Electric Company at its Edison Lamp Works and the City of Fort Wayne for the furnishing of incandescent lamps by said company to said City as fully set forth in the preamble hereto be and the same be valid in all things aforesaid and approved.

Charles E. Wedel

Done at the Council Chamber this 11th day of December 1911.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at its Regular meeting, held on the 11th day of December 1911, by a majority vote of all the members thereof did pass the ordinance hereunto attached and known as General Ordinance No. 810.

Wm. A. Beyer  
President

G. W. Bronger  
City Clerk

Presented to the Mayor for approval on the 15th day of December 1911,

G. W. Bronger  
City Clerk

Approved this 17th day of December, 1911,  
J. M. [unclear]  
Mayor

General Electric Co.

An ordinance approving a contract entered into on the 17th day of October 1917, by and between the City of Fort Wayne, Ind. and the General Electric Company, for the furnishing of multiple transformers for the City Electric Light & Water Works.

Whereas, hereupon on the 17th day of October, 1917, the General Electric Company, a corporation entered into a contract with the City of Fort Wayne for the furnishing of multiple transformers for the City Electric Light & Water Works, which contract was in the following terms:

(Article portion of contract on file in the Office of the City Engineer.)

## Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore on the 17th day of October, 1917, entered into by and between the General Electric Company and the City of Fort Wayne for the furnishing of multiple transformers by said company to said City as fully set forth in all things satisfied and approved.

## Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

We hereby Certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 11th day of December, 1917, by a majority vote of all the members elect did pass the ordinance herein attached, and known as General Ordinance No. 111.

Wm. A. Bayes,  
President.

G. W. Boerger,  
City Clerk.

Presented to the Mayor for approval on the 15th day of December 1917.

G. W. Boerger,  
City Clerk.

Approved this 17th day of December, 1917.

Wm. J. Hovey,  
Mayor.

General Ordinance No. 117

An ordinance approving a contract entered into on the 11th day of December, 1917, by and between the City of Fort Wayne, by and through its Board of Public Works and the telephone construction company, party of the second part, wherein it is recited, herebefore on the 11th day of December, 1917, the City of Fort Wayne and through its Board of Public Works entered into a contract with the telephone construction company for the construction of a chimney on the new addition to the lighting plant which contract is in the following words:

Wherefore it is ordained by the Common Council of the City of Fort Wayne that the contract heretofore on the 11th day of December, 1917, entered into by and between the City of Fort Wayne by and through its Board of Public Works and the telephone construction company, for the construction of a chimney on the addition to the lighting plant as fully set forth in the annexed hereto and the same is hereby made a part of the laws of the City and the same shall have the same force and effect as if it were a law of the City.

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Attest: 10th day of December.

Resolved, that the Common Council of the City of Fort Wayne, Indiana, do hereby approve the contract entered into on the 26th day of December, 1917, by and between the City of Fort Wayne by and through its Board of Public Works and the telephone construction company, for the construction of a chimney on the addition to the lighting plant as fully set forth in the annexed hereto and the same is hereby made a part of the laws of the City and the same shall have the same force and effect as if it were a law of the City.

Attest: 10th day of December.

Attest: 10th day of December.

Presented to the Mayor for approval on the 28th day of December, 1917.

Ed. Berger

Approved this 28th day of December, 1917.

Attest: 28th day of December.

Ed. Berger

General Ordinance No 813.

An ordinance approving a contract entered into on the 11th day of December, 1917, by and between the City of Fort Wayne, by and through D. Brand, Public Works and Mahurin & Mahurin, Architects relative to the furnishing of architectural services.

Whereas, on the 11th day of December, 1917, the City of Fort Wayne, by and through D. Brand, Public Works and Mahurin & Mahurin, Architects entered into a contract for the furnishing of architectural services, a copy of which contract is in the following words:  
(Contract on file in Board of Works Office)

Section I.

Be it ordained by the Common Council of the City of Fort Wayne, that the contract hereto entered into on the 11th day of December, 1917, by and between the City of Fort Wayne by and through D. Brand, Public Works and Mahurin & Mahurin, Architects for the furnishing of architectural services as fully set forth in the preamble hereto be and the same in all things ratified and approved.

Section II.

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Wm. J. Hays

To be fully testified, That the Common Council of the City of Fort Wayne, Indiana, at a Regular meeting held on the 26th day of December, 1917, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 813.

Wm. A. Boyer  
President

Wm. J. Hays  
Mayor

Presented to the Mayor for approval on the 28th day of December.

Wm. J. Hays  
Mayor

Witnessed this 28th day of December, 1917,  
Wm. J. Hays  
Mayor



General Ordinance

An ordinance approving a contract entered into on the 11th day of December 1917, by and between the City of Fort Wayne, Ind. and through its Board of Public Works and Fred Buesching, William Hageman and Theodore Buesching, a partner ship under the name and style Buesching, Hageman and Company relative to the construction of an addition to the Lighting Plant.

Whereas on the 11th day of December 1917 the City of Fort Wayne by and through its Board of Public Works, and Fred Buesching, William Hageman, and Theodore Buesching a partner ship under the name and style Buesching, Hageman and Company entered into a contract for the construction of an addition to the Lighting Plant a copy of whose contract is in the following words:

Section I.

Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore entered into on the 11th day of December, 1917, by and between the City of Fort Wayne, Ind. and through its Board of Public Works and Fred Buesching, William Hageman and Theodore Buesching, a partner ship under the name and style Buesching, Hageman and Company for the construction of an addition to the Lighting Plant as fully set forth in the copy of the contract is in all things satisfied

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Board.

Done at the Council Chambers this 26th day of December

We hereby Certify that the Common Council of the City of Fort Wayne, Indiana, at a Regular Session held on the 26th day of December 1917, by a majority vote of all the members elect, did pass the ordinance herewith set forth and known as General Ordinance No. 40.

W<sup>m</sup> R. Bayes  
President

G. W. Branga  
City Clerk

Presented to the Mayor for approval on the 28th day of

G. W. Branga  
City Clerk

Approved this 28th day of December 1917.

W<sup>m</sup> R. Bayes  
President

An ordinance annexing certain Territory to the City of Fort Wayne and adding the same to the 1st

Be it ordained by the Common Council of the City of Fort Wayne Indiana that the territory hereinafter specifically described be, and the same is, hereby annexed to the City of Fort Wayne and the territorial limits of said city extended so as to include the same:

Beginning at the intersection of the center line of Tacoma Avenue with the south City limits, thence south along the center line of Tacoma Avenue to the south line of lot number nine (9) of Hanna and Hamiltons subdivision of Richardville Reserve, thence west on the south line of said lot, number nine (9) to a point two hundred twelve (122) feet east of the southwest corner thereof thence south westerly on a straight line to a point on the west line of lot number fourteen (14) of Hanna and Hamiltons subdivision of Richardville Reserve two hundred twelve (122) feet south of the northwest corner of said lot number fourteen (14); thence continuing southwesterly on the center line of said Broadway so called; thence northwesterly on the center line of said Broadway so called, three hundred seven and eight tenths (307.8) feet, thence northeasterly to a point in the west line of lot number nine (9) in Hanna & Hamiltons subdivision of Richardville Reserve after said one hundred twelve (122) feet north of the south west corner thereof, thence north on the west line of said lot number nine (9) to its intersection with the south City limits, thence east along the line of said south City limits to the center line of Tacoma Avenue.

Section II.

That the Territory described in the Section I, of this ordinance be and the same is, hereby annexed to the City of Fort Wayne in said City as a part thereof.

Section III.

That this ordinance be in full force and effect on and after its passage and approval by the Mayor and Council.

We hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 26th day of December 1917, by a majority vote of all the members elected did pass the ordinance herewith attached, and thereon as Council

Presented to the Mayor for approval on the 28th day of December 1917.

Approved, the 28th day of December 1917.

General Ordinance 816

An ordinance fixing the salary of Street Superintendent and prescribing his duties; authorizing the employment of an assistant Street Superintendent prescribing his duties and fixing his salary and abolishing the office of sewer inspector

Section 1: Be it ordained by the Common Council of the City of Fort Wayne that from and after January 7<sup>th</sup> 1918 the Street Superintendent shall receive a salary at the rate Eighteen hundred dollars per year. That the duties heretofore performed by the Superintendent of the Ashphalt Street Paving Plant shall hereafter be performed by the Street Superintendent in addition to the other duties of this office.

Section 2: The Board of Public Works is hereby authorized and empowered to appoint and employ an Assistant Street Superintendent who shall take the place of and perform the duties heretofore performed by the foreman for Street Cleaning; and shall receive a salary from and after Jan 7 1918 at the rate of fifteen hundred dollars per year.

Section 3. That the office and position of Sewer Inspector be and the same is hereby abolished and the duties heretofore performed by said Inspector shall hereafter be performed by the Assistant Street Superintendent in addition to the other duties of his office.

Section 4. All ordinances and parts of ordinances in conflict with any of the provisions hereof are hereby repealed.

Section 5. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Tom Snook

We hereby certify that the Common Council of the City of Fort Wayne did at a Regular Meeting held on the 12 day of February 1918 by a majority vote of all members elect did pass the ordinance herewith attached and known as General Ordinance No 816

F. M. Rice

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval 20<sup>th</sup> day of Feb 1918

Wm. J. Jeffries City Clerk

approved 21<sup>st</sup> day of Feb 1918

H. Sherman Cutschall

Mayor



General Ordinance 817

An ordinance fixing the salaries of certain employees employed by the Board of Public Works in the Water Works and in the Electric Light Department.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that the following employees in the water works and in the Electric Light Department receive the salaries specified herein from and after January 7<sup>th</sup> 1918

One Chief Engineer for both the water works and the Electric Light Department a salary at the rate of Twenty five hundred dollars per year. One half of said salary to be paid out of the revenues and funds of each of said Departments. One Chief Clerk in the Electric Light Department a salary at the rate of Ten Hundred and Eighty dollars per year.

Section 2. This ordinance shall repeal all ordinances and parts of ordinances in conflict herewith.

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

John Snook

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 12<sup>th</sup> day of Feb 1918 by a Majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 817

F. M. Price

President

Wm. S. Jefferies

City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of Feb 1918

Wm. S. Jefferies

City Clerk

Approved this 21<sup>st</sup> day of Feb 1918

W. Sherman Guttshall  
Mayor



General Ordinance No 818

An ordinance authorizing the Board of Public Works to sell certain Personal Property.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind That the Board of Public Works be and is hereby authorized to sell to horses now in the Street cleaning Department, and it appearing that said property is worth less than one Hundred dollars the same shall be sold without the appointment of appraisers

Section 2. That this ordinance be in full force and effect on and after passage and approval by the Mayor.

Fred. C. C. Wabnitzburg.

We hereby Certify That the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 12<sup>th</sup> of February 1918 by a majority vote of all the members elected did pass the ordinance hereto attached and known as General Ordinance No 818

F. M. Price

President

Presented to the Mayor for his approval this 20<sup>th</sup> day of February 1918

Mrs. J. Jeffries

City Clerk

Mrs. J. Jeffries

City Clerk

Approved this 21<sup>st</sup> day of February 1918

W. Sherman Cuttchall  
Mayor.

General Ordinance no 819

An ordinance fixing the salary of the Superintendent of Parks and City Forester of the Department of Public Parks

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that the Superintendent of Parks and City Forester shall receive a salary for all services performed by him at the rate of One hundred and fifty dollars per month from and after February 1, 1918

Section 2. This ordinance shall repeal all ordinances and parts of ordinances in conflict herewith.

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor  
Fred. W. Le Wilkenburg

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 12<sup>th</sup> day of March 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as

General Ordinance no 819

F. M. Price

President

Presented to the Mayor for approval on the 14<sup>th</sup> day of March 1918

Mrs. J. Jeffries

City Clerk

Mrs. J. Jeffries

City Clerk

Approved this 14<sup>th</sup> day of March 1918

W. Sherman Callahan

General Ordinance no 820

An ordinance fixing the salaries of certain employees in the Police Department

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that the following employees in the Police Department under the Board of Public Safety receive the following salaries respectively on and after the first day of February 1918.

The Captain of Police shall receive a salary at the rate of One hundred and fifteen (\$115.<sup>00</sup>) dollars per month.

The Lieutenant of Police shall receive a salary at the rate of One hundred and five (\$105.<sup>00</sup>) dollars per month.

The Sergeants of Police and Detective Sergeants of Police shall each receive a salary at the rate of One hundred (\$100.<sup>00</sup>) per month.

Section 2. That all ordinances and parts of ordinances in conflict herewith be and they are hereby repealed.

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.  
Fred D. C. Wahrenburg.

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular Meeting held on the 12<sup>th</sup> day of March 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as  
General Ordinance no 820

F. M. Price

President

Presented to the Mayor for approval on the 14<sup>th</sup> day of March 1918

Wm. J. Jeffries

City Clerk

Wm. J. Jeffries City Clerk

Approved this 14<sup>th</sup> March 1918

W. Sherman Leitchhall  
Mayor.

General Ordinance no 821

An ordinance authorizing the Board of Public Health to employ one (1) additional Sanitary Police officer and fixing his salary.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Department of Public Health be and the same is hereby authorized to employ one additional Sanitary Police officer upon the taking effect of this ordinance.

Section 2. The said additional Sanitary Police officer shall receive a salary at the rate of nine hundred and sixty (\$960.00) dollars per annum.

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

John Snook

We hereby Certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 12<sup>th</sup> day of March 1918 by a Majority vote of all the Members Elect did pass the ordinance herewith attached and known as General Ordinance no 821.

F. M. Price

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 14<sup>th</sup> day of March 1918

Wm J. Jefferies City Clerk

Approved this 14 day of March 1918

W. Sherman Cuthrell  
Mayor.



## General Ordinance no 822

An ordinance authorizing the Board of Public works to sell certain personal property held by the Electric Light Department.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that the Board of Public works be and it is hereby authorized to <sup>sell</sup> certain Seamless Steel boiler tubes  $3\frac{1}{2}$  inch by 18 feet long purchased by and now held by the City Electric Light Department. The same to be sold. After said property has been appraised as provided by law at public or private sale as said Board may decide for not less than the appraised value.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor  
Fred W. Wabunburg

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 14<sup>th</sup> day of March 1918 by a Majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance no 822.

F. M. Price

President.

Presented to the Mayor for approval on the 14<sup>th</sup> day of March 1918

W. J. Jefferies  
City Clerk

W. J. Jefferies  
City Clerk

Approved this 14<sup>th</sup> day of March 1918

W. Sherman Lottahall  
Mayor.

General Ordinance no 823

An ordinance authorizing the Board of Public Works of the City of Fort Wayne Ind to stop the construction of an additional building for the lighting plant as provided for by contract entered into by said City December 11-1917 with Fred Rushing William Hagerman and Theodore Rushing a Partnership under the name of Rushing Hagerman and Company, as approved by General Ordinance no 814 passed December 26 1917 and authorizing said Board to obtain a relinquishment of said firm of all further claims and rights under said contract by the payment to it of \$2,032.50 out of the funds of the Lighting Department.

Whereas on December 11-1917 the City of Fort Wayne Ind and through its Board of Public Works entered into a Contract with Fred Rushing William Hagerman and Theodore Rushing a Partnership under the name and style of Rushing Hagerman and Company for the constructing of an additional building for the lighting plant for the price of \$26,115.00 which said contract was duly approved by the Common Council of said City by its General Ordinance no 814 passed December 26 1917. And

Whereas said proposed building is not necessary and is a useless expense to said City, and moreover after erected will hinder the proper development of the city power station of the Municipal Lighting Plant, and will prevent the carrying out for the plant the development of said plant as now approved by said Board Now therefore

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that the Board of Public Works of said City, be and it is hereby authorized to stop all work under said Contract and to pay to the said firm of Rushing Hagerman and Company the sum of Two thousand and thirty two and fifty cents (\$2,032.50) out of the funds of the Lighting Department for the complete release by said firm and extinguishment of all its rights under said contract and a full settlement and release to the said City of Fort Wayne of any further liability of any nature under and by virtue of said contract of December 11-1917.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Fred L. LeVasseur Mayor

Done at the Council Chamber this 26 day of March 1918

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 26<sup>th</sup> day of March 1918 by a majority vote.

Vote of all the members elect did pass the ordinance  
herewith attached and known as

General Ordinance no 823

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of  
April 1918

Wm. J. Jefferies City Clerk

approved this 2<sup>d</sup> April 1918

W. Sherman Cuthrell

Mayor

General Ordinance no 824

An ordinance authorizing the Board of Public Works to sell  
Four Lyons Boilers located at the Municipal Electric Light  
and Power Plant

Section 1 Be it ordained by the Common Council of the City of  
Fort Wayne Ind that the Board of Public Works be and it is hereby  
authorized to sell Four (4) Lyon Boilers located at the  
Municipal Electric Plant and to execute any and all  
necessary instruments to consummate such sale: provided  
said property shall first be appraised by two appraisers  
appointed by the Judge of the Allen Circuit Court and the City  
Attorney is hereby authorized by proper petition made to said Court  
to have said appraisers appointed

Section 2 That this ordinance be in full force and take effect  
from and after its passage and approval by the Mayor.

Fred L. C. Wahrleberg

Done at the Council Chamber in the City of Fort Wayne Ind  
this the 26-day of March 1918

We hereby certify that the Common Council of the City of  
Fort Wayne Ind at a Regular meeting held on the 26<sup>th</sup> of March  
1918 by a majority vote of all the members elect did pass the  
ordinance herewith attached and known as  
General Ordinance no 824

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day  
of April 1918

Wm. J. Jefferies City Clerk

approved this 2<sup>d</sup> day of April 1918

W. Sherman Cuthrell

Mayor

General Ordinance 825

An ordinance requiring the Deputy City Comptroller to act as purchasing agent and fixing his compensation therefor

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that the Deputy City Comptroller shall in addition to the duties of his office act as purchasing agent for the City of Fort Wayne

Section 2. That the Deputy City Comptroller of the City of Fort Wayne shall as compensation and pay for the work performed by him as purchasing agent for the City of Fort Wayne receive a salary at the rate of six hundred (\$600.00) dollars per year. The said salary to be paid one half out of the revenues and funds of the Water works Department and one-half of the revenues and funds of the Electric Light Department

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

W. C. Pape

Done at the Council Chamber in the City of Fort Wayne this the 26-day of March 1918

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 26 day of March 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 825

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of April 1918

Wm. J. Jefferies

City Clerk

approved this 2<sup>d</sup> day of April 1918

Wm. Sherman  
Mayor



General Ordinance no 826

An ordinance authorizing the Board of Public works to sell certain personal property held by the Electric Light Department

Section 1. Be it ordained by the Common Council of the City of Fort Wayne and that the Board of Public works be and it is hereby authorized to sell certain scrap iron copper and brass accumulated by the Electric Light Department and it appearing that said property is worth less than one hundred (\$100.00) dollars that same shall be sold without the appointment of appraisers

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

F. A. Schramm

Done at the Council Chamber in the City of Fort Wayne this the 26<sup>th</sup> day of March 1918

We hereby certify the Common Council of the City of Fort Wayne did at a Regular meeting held on the 26<sup>th</sup> day of March 1918 by a Majority vote of all the members elect did pass the Ordinance herunto attached and known as General Ordinance no 826.

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of April 1918

Wm. J. Jeffries City Clerk

Approved this 2<sup>d</sup> day of April 1918

W. Schramm  
Mayor

General Ordinance no 827

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne by and through its Board of Public Works and Henry C. Hockmeyer for the erection of a pumping station at Swinney Park.

Whereas on the 9<sup>th</sup> day of March 1918 the City of Fort Wayne Ind by and through its Board of Public Works entered into a contract with Henry C. Hockmeyer for the erection of a pumping station at Swinney Park.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore entered into on the 9<sup>th</sup> day of March 1918 by and between the City of Fort Wayne Ind by and through its Board of Public Works and Henry C. Hockmeyer as more fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor

Charles Kene

Done at the Council Chamber in the City of Fort Wayne this the 26<sup>th</sup> day of March 1918

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 26<sup>th</sup> day of March 1918 by a majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance no 827

F. M. Paice

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on 2<sup>d</sup> day of April 1918

Wm J. Jefferies City Clerk

Approved this 2<sup>d</sup> day of April 1918

W. Sherman Ganttshall  
Mayor

## General Ordinance No 828

An ordinance fixing the salaries of certain employees in the Water Works Department

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following employees of the Water Works Department receive the salaries and wages specified herein from and after April 1<sup>st</sup> 1918.

That pumpers receive a salary at the rate of eighty five (\$85.<sup>00</sup>) dollars per month.

That one meter repairer be paid 38 1/2 cents per hour.

That one driver and tapper receive a salary at the rate of eighty (\$80.<sup>00</sup>) dollars per month.

That two drivers each receive a salary at the rate of seventy five (\$75.<sup>00</sup>) dollars per month.

That one stockkeeper receive a salary at the rate of seventy five (\$75.<sup>00</sup>) dollars per month.

That the chief clerk in the construction department receive a salary at the rate of ninety five (\$95.<sup>00</sup>) dollars per month.

That the bill clerk receive a salary at the rate of seventy five (\$75.<sup>00</sup>) dollars per month.

Section 2. That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

Charles King.

Done at the Council Chamber in the City of Fort Wayne Indiana this 9<sup>th</sup> day of April 1918.

We hereby certify that the Common Council of the City of Fort Wayne did at a Regular meeting held on the 9<sup>th</sup> day of April 1918 by a majority vote of all the members elect did pass the ordinance herunto attached and known as

General Ordinance No 828

F. M. Price

President

Presented to the Mayor for approval on the 16<sup>th</sup> day of April 1918

Wm. J. Jufferies

City Clerk

Wm. J. Jufferies City Clerk

approved this 16<sup>th</sup> day of April 1918

W. Sherman Lottshall  
Mayor.

General Ordinance no 829

An ordinance authorizing the sale of a house by  
the Board of Park Commissioners.

Section 1. Be it ordained by the Common Council of the  
City of Fort Wayne Indiana that the Board of Park  
Commissioners be and are hereby authorized to sell a house  
situated in Lawton Park now on lot number 102 City Park  
addition to said city as other personal property is sold  
excepting that it shall not be necessary for said Department  
to have said house appraised.

Section 2. That this ordinance be in full force and effect  
on and after its passage and approval by the Mayor  
Fred W. C. Wahrburg.

Done at the Council Chamber in the City of Fort Wayne  
Indiana this 9<sup>th</sup> day of April 1918

We hereby certify that the Common Council of the City  
of Fort Wayne Indiana at a Regular meeting held on the  
9<sup>th</sup> day of April 1918 by a majority vote of all the members  
elect did pass the ordinance hereto attached and known  
as General Ordinance no 829

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day  
of April 1918

Wm. J. Jefferies City Clerk

approved this 16<sup>th</sup> day of April 1918

W. Sherman Cutschall

Mayor



General Ordinance No 830

an ordinance defining garbage and regulating the hauling and disposition of garbage and providing a penalty for its violation

Whereas the government of the United States has requested this city to have all its garbage turned over to rendering plants or used for feeding as a war measure Now therefore because of said request and to aid in the prosecution of the present war.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana. That garbage within the meaning of this ordinance shall embrace all food scraps and Vegetable or animal Matter or Substances of every kind and description produced or accumulating at Hotels, restaurants, Saloons, Meat and fish Markets, groceries, hospitals, apartments, and boarding houses private residences and all other places where such food scraps or Vegetable or animal matter or substance is produced or accumulated except meat scraps and fats and greases, separated from other garbage which shall not be held to be meant by garbage for the purposes of the ordinance.

Section 2. It shall be and is hereby declared unlawful for any person, firm or Company directly or indirectly to haul or caused to be hauled upon over or across any of the streets alley or public places in the City of Fort Wayne any garbage as defined by section one of this ordinance other than the authorized agent of the City or one holding a contract with said City in which permission is granted so to do or person holding a permit from the Board of Public works as provided herein

Section 2½ In the event that the Board of Public Works shall grant to any person firm or Company written permission so to do such person firm or Company may haul garbage over the streets of said City, provided the same is hauled to be fed to animals or for delivery to some rendering or reducing plant approved by said Board of Public works, provided further that such permit shall at all times when garbage is being hauled thereunder be in the possession of the person in charge of the conveyance in which such garbage is being hauled and said permit shall be shown to any person demanding to see the same. Provided further that such permit when issued by said Board shall designate the place or places from which the holder thereof is authorized to collect garbage and the place or places to which such holder is authorized to deliver such garbage and said permit shall provide that such holder shall also collect besides garbage from such places all junk waste paper tin cans and waste material and rubbish and that all such garbage shall be hauled in non-leakable metal receptacles which shall be kept tightly closed while passing through the streets of said City; and that said Board shall keep a record of all permits so issued and that every holder of such permit shall collect garbage and the other

Materials specified herein from each of the places named in his permit every day, and shall continue to haul such garbage daily until he shall give said Board forty eight (48) hours written notice of his intention to cease so hauling garbage; and provided further that any holder of any such permit who fails to comply with any of the terms of such permit shall be fined in any sum not less than five dollars nor more than fifty dollars and on any such violation his permit may be revoked by said Board and provided further that any such permit may at any time be revoked by said Board at its discretion, and that any such permit shall be revoked on written complaint to the Board of Health against said holder.

Section 3. Every person, firm or company owning or occupying any Hotel, restaurant, Saloon, meat or fish Market, Grocery, Hospital, apartment or boarding house, private residence or other place where garbage or animal or vegetable matter defined and described in section one hereof, is produced or accumulated shall place all garbage or animal or vegetable matter or substance produced or accumulated at such places, in non-leakable metal receptacles in a convenient place for removal by the agent of the City or any person having the right to move the same under contract with said City, or person holding a permit from the Board of Public Works as provided for herein.

Section 3 1/2. Provided nothing in this section shall prevent occupants of private residences feeding garbage produced by them to chickens or other fowls kept on same premises.

Section 4. No person, firm or company shall directly or indirectly interfere with or remove any garbage or vegetable or animal substance or matter which has been placed in such receptacles, excepting such authorized agent of said City or such person operating under such contract with said City or person holding a permit from the Board of Public Works, as provided for herein.

Section 5. It shall be the duty of every person, firm or company holding any contract with the City, or permit from said Board of Public Works for the removal of garbage, to remove all garbage or animal or vegetable substance or matter that has been or shall be hereafter placed in any such receptacles referred to in section three by any such owner or occupant of any such places where such garbage, or vegetable or animal substance or matter is produced or accumulated in that portion of the City covered by such contract or place or places so mentioned in any of said permits.

Section 6. Any <sup>person</sup> firm or company failing to comply with any of the provisions of this ordinance shall be fined in any sum not less than five dollars nor more than fifty dollars.

Section 7. That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

Fred W. C. Wahrenburg  
Ben F. Bennett  
Frank A. Schamner

211  
Done at the Council Chamber in the City of Fort  
Wayne this the 23<sup>d</sup> day of April 1918

We hereby certify that the Common Council of the  
City of Fort Wayne Indiana at a regular meeting held  
on the 23<sup>d</sup> day of April 1918 by a majority vote of all the  
members elect did pass the ordinance hereunto attached and  
known as General Ordinance no 830

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day  
of April 1918

Wm J. Jeffries

City Clerk

Approved this the 27<sup>th</sup> day of April 1918

W Sherman Cuthrell  
Mayor

General Ordinance No 831

An ordinance authorizing the Board of Public Works to  
sell certain personal property

Section 1. Be it ordained by the Common Council of the  
City of Fort Wayne Indiana that the Board of Public Works be  
and it is hereby authorized to sell (2) two horses now in the  
Water Works Department. The same to be sold after said property  
has been appraised as provided by law at public or private  
sale, as said Board may decide for not less than the appraised  
value.

Section 2. That this ordinance be in full force and take effect  
on and after its passage and approval by the Mayor  
Charles King.

Done at the Council Chamber in the City of Fort Wayne  
Indiana this the 23<sup>d</sup> day of April 1918

We hereby certify that the Common Council of the City of  
Fort Wayne Indiana at a regular meeting held on the 23<sup>d</sup> day of  
April 1918 by a majority vote of all the members elect did pass  
the ordinance hereto attached and known as  
General Ordinance no 831

F. M. Price

President

Presented to the Mayor for approval on the 27<sup>th</sup> day of  
April 1918

Wm. J. Jefferies

City Clerk

Wm. J. Jefferies

City Clerk

Approved this the 23<sup>d</sup> day of April 1918

W. Sherman Cutchall  
Mayor



General Ordinance No 832.

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne Indiana through its Board of Public Works and American Coal Mining Company for the furnishing of Coal for the municipal electric light and power plant.

I have on the 2d day of April 1918 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with the American Coal Mining Company for the furnishing of 26,000 tons of Coal for the municipal electric light and power plant during the year commencing April 1st 1918.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore entered into on the 2d day of April 1918 by and between the City of Fort Wayne by and through its Board of Public Works and American Coal Mining Company as more fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

John W. Reynolds

Done at the Council Chamber in the City of Fort Wayne Indiana this the 23<sup>d</sup> day of April 1918

Be it hereby certified that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 23<sup>d</sup> day of April 1918 by a Majority vote of all the members elected did pass the ordinance hereto attached and known as General Ordinance No 832.

J. M. Price

President

W. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of April 1918

W. J. Jeffries

City Clerk

Approved this 27 day of April 1918

W. Sherman Outchall

Mayor

General Ordinance No 833

An ordinance ratifying and approving a contract entered into March 12-1918 by and between the City of Fort Wayne and Noble Motor Truck Corporation.

Whereas on the 12<sup>th</sup> day of March 1918 the City of Fort Wayne Indiana, by and through its Board of Public Works entered into a contract with Noble Motor Truck Corporation for the purchase of two auto trucks.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore on March 12-1918 entered into by and between the City of Fort Wayne by and through its Board of Public Works and the Noble Motor Truck Corporation as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne Indiana this the 23<sup>rd</sup> day of April 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 23<sup>rd</sup> day April 1918 by a Majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 833

F. M. Price

President

Wm. S. Jefferies

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of April 1918

Wm. S. Jefferies

City Clerk

Approved this 27 day of April 1918

W. Sherman Leitchall

Mayor

General Ordinance No 834

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne Indiana by and through its Board of Public Works and Duesching Wagerman and Company for the erection of a concrete foundation for an Alphonse Custodis Radial Brick Chimney.

Whereas on the 1<sup>st</sup> day of April 1918 the City of Fort Wayne by and through its Board of Public Works entered into a contract with Duesching Wagerman and Company for the erection of a concrete foundation for an Alphonse Custodis Radial Brick Chimney.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore entered into on the first day of April 1918 by and between the City of Fort Wayne by and through its Board of Public Works the preamble thereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Ben F. Bennett

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 23<sup>rd</sup> day of April 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 834.

F. M. Price  
President

Wm. J. Jagger  
City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of April 1918

Wm. J. Jagger  
City Clerk

approved this the 27<sup>th</sup> day of April 1918  
W. Sherman Leitchall  
Mayor

Done at the Council Chamber this 23<sup>rd</sup> day of April 1918 in the City of Fort Wayne

General Ordinance no 835

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne by and through its Board of Public Works and James B. below and sons, for the furnishing of cast iron pipe for the Water Works Department.

Whereas on the 29<sup>th</sup> day of March 1918 the City of Fort Wayne by and through its Board of Public Works, entered into a contract with James B. below and sons for the furnishing of cast iron pipe for the water works Department.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore entered into on the 29<sup>th</sup> day of March 1918 by and between the City of Fort Wayne by and through its Board of Public Works and James B. below and sons as more fully set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor  
Charles King.

Done at the Council Chamber in the City of Fort Wayne this the 23<sup>rd</sup> day of April 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 23<sup>rd</sup> day of April 1918 by a majority vote of all the members elected did pass the ordinance herunto attached and known as General Ordinance 835

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of April 1918

Wm. J. Jeffries City Clerk

approved this the 27<sup>th</sup> day of April 1918

W. Sherman

Mayor



## General Ordinance no 836

An ordinance requiring the Wabash Railroad Company to erect and maintain safety gates at the crossing of its right of way with Winter Street within the corporate limits of the City of Fort Wayne

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Wabash Railroad Company be and it is hereby required to erect and maintain safety gates on each side of its tracks at the crossing of its right of way with Winter Street within the corporate limits of the City of Fort Wayne.

Section 2. That said Company be required to cause such gates to be operated by reliable and competent men when erected for the entire 24 hours of each day.

Section 3. Said Company failing to erect or maintain or to operate said safety gates at the said crossing as herein provided shall be fined in the sum of Ten dollars and every day the said crossing is allowed to remain without safety gates shall be deemed a separate offense: and every day the said crossing is allowed to remain without a man to care for said safety gates as and at the times herein provided for shall be deemed a separate offense:

provided however that sixty days time from the passage of this ordinance shall be given to the said Wabash Railroad Company in which to erect the said gates herein provided for. Section 4. The ordinance to be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

Jacob Bill

Leave at the Council chamber in the City of Fort Wayne this the 23<sup>d</sup> day of April 1918

We hereby certify that the Common Council of the City of Fort Wayne did at a Regular meeting held on the 23<sup>d</sup> day of April 1918 by a Majority vote all the members elect did pass the Ordinance hereto attached and known as General Ordinance no 836

J. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of April 1918

Wm J. Jeffries

City Clerk

Approved this the 27<sup>th</sup> day of April 1918

W. Sherman Cutshall  
Mayor

General Ordinance no 837

An ordinance fixing the Compensation of police officers in the Health Department

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the police officers subject to the orders of the Department of Health of the City of Fort Wayne shall respectively receive the compensation and salaries on and after the first day may 1918 hereinafter in this ordinance provided

One Chief Sanitary Policeman who shall be a Sergeant of Police, shall receive a salary at the rate of one hundred (\$100.<sup>00</sup>) dollars per month. Each other Sanitary Policeman shall receive a salary at the rate of Eighty (\$80.<sup>00</sup>) dollars per month

Section 2 That all ordinances and parts of ordinances in conflict herewith be and they are hereby repealed

Section 3 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Done at the Council Chamber in the City of Fort Wayne Ind this the 14<sup>th</sup> day of May 1918

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 14 day of May 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as  
General Ordinance no 837

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of May 1918

Wm. J. Jeffries City Clerk

Approved this the 21<sup>st</sup> day of May 1918

W. Sherman Litchell

Mayor

General Ordinance no 838

An ordinance requiring the New York, Chicago and St. Louis Railroad Company to provide a flagman at the crossing of its right of way with Runion Avenue within the corporate limits of the City of Fort Wayne

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the New York, Chicago and St. Louis Railroad Company be and it is hereby required to place a flagman at the railroad crossing where its right of way intersects with Runion Avenue within the corporate limits of the City of Fort Wayne

Section 2. Said flagman shall be provided with proper and conspicuous signals and shall give proper and timely notice to persons about to cross said tracks of the approach of a train locomotive or cars or both and said flagman shall prevent any person or persons from standing or loitering on any track upon said crossing. For this purpose all flagmen stationed there shall be clothed with police power.

Sec 3. Reliable and competent person shall be employed as flagman and shall be stationed at and perform their duties upon said crossing at all hours of the day except from 12.30 A. M. to 6.00 P. M. of each day.

Sec 4. Said Company failing to comply with any of the provisions of this ordinance shall be fined in the sum of Ten dollars and every day the said crossing is allowed to remain unprotected and without said flagman shall be deemed a separate offense.

Section 5. This ordinance shall be in full force and take effect on and after its passage and approval by the Mayor

Harry W. Millen

Done at the Council Chamber in the City of Fort Wayne this the 14<sup>th</sup> day of May 1918

We hereby certify that the Common Council of the City of Fort Wayne met at a Regular Meeting held on the 14<sup>th</sup> May 1918 by a majority vote of all the members that did pass the ordinance herewith attached and known as General Ordinance no 838

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 21<sup>st</sup> day of May 1918

Wm J. Jeffries

City Clerk

Approved this 21<sup>st</sup> day of May 1918

W. Sherman Outshall  
Mayor



## General Ordinance no 839

An ordinance amending General ordinance no 780 entitled an ordinance regulating the wholesale storage of gasoline and other inflammable liquids and providing penalties for its violation as amended." passed on the 12<sup>th</sup> day of May 1917 and passed over the veto of the mayor on the 15<sup>th</sup> day of June 1917 as amended

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 1 of the above entitled ordinance be amended to read as follows: Section 1. Be it ordained by the Common Council of the City of Fort Wayne that gasoline and other inflammable liquids stored for the purpose of wholesale shall be stored in tanks of not more than fifteen thousand (15,000) gallons capacity each with a total capacity of all tanks in one locality of not more than seventy five thousand (75,000) gallons buried not less than three (3) feet below the surface of the ground and placed not less than two (2) feet apart and not less than fifty (50) feet from the line of adjoining property except railway right of way and streets and alleys and outside of and not within fifteen (15) feet of any building or structure whatever:

Provided however that all such tanks shall be installed and maintained in all respects not provided for herein according to the rules and regulations governing the use handling storage and sale of inflammable liquids prescribed by the State fire Marshall of Indiana as now in force or that may hereafter be put in force by said State fire Marshall; and Provided further that no such tanks shall be used until the installation thereof has been inspected by said State Fire Marshall and his written approval furnished to the Board of Public Safety of the City of Fort Wayne."

Section 2. That section 3 of said ordinance be amended by striking out from said section the words above the ground Section 3. That said ordinance be amended by the addition of the following section viz Section 2's That any tank containing gasoline or other inflammable liquids for storage in any such tank or tanks shall be unloaded within twelve (12) hours from the time said car is delivered to the person, firm or corporation owning or operating said tank or tanks for the wholesale storage of gasoline or other inflammable liquids Section 4: That this ordinance be in full force and take effect on and after its passage and approval by the Mayor and legal publication

Harry M. McMichael

Done at the Council Chamber in the City of Fort Wayne this

12<sup>th</sup> day of May 1918

We hereby certify that the Common Council of the City of Fort Wayne met at a Regular Meeting held on the 14<sup>th</sup> day of May 1918 by a Majority vote of all the members elected did pass the ordinance hereto attached and known as General Ordinance no 839

F. M. Price President

Wm. J. Jeffries City Clerk

Presented to the Mayor for approval on the 21<sup>st</sup> day May 1918

Wm. J. Jeffries City Clerk

approved this 21<sup>st</sup> day of May 1918

W. Sherman Outchall Mayor



## Special Ordinance No 1.

an ordinance defining disloyalty and disloyal utterances providing a penalty for those found guilty of so being or of uttering disloyal sentiments and fixing a time when the same shall take effect, as amended.

Be it ordained by the Common Council of the City of Fort Wayne.

Section 1. That to preserve peace and good order and to prevent vice and immorality and to promote and assist industry during the present crisis and to aid the whole people while engaged in many occupations in the Nations endeavor to win the war with Germany and her allies this ordinance is enacted.

Section 2. That for the purposes of this ordinance the word disloyalty shall be construed to mean such words, deeds, gestures, acts, utterances and demeanor as bring discredit on the United States in time of war as would aid the enemies of the United States as would hinder or delay the progress of the United States army or navy or the societies or organizations now aiding in the work of Equipping and supplying funds munitions, food or comfort to the army and navy of the United States.

Section 3. That for the purposes of this ordinance the phrase disloyal utterances shall be construed to mean any word or words that are in contempt of the United States in time of war. That belittle or hold to scorn the President of the United States the army or navy thereof or the organization or societies that are aiding in the work of equipping supplying funds, munitions food, or comfort to the army or navy of the United States; or approval of the adverse acts or words of the enemy or enemies of the United States or expresses a hope or wish for the success of the enemy or enemies of the United States, or expresses a hope or wish for the failure or defeat of the United States of America in the war with Germany or her allies.

Section 4. Any person found within the corporate limits of the City of Fort Wayne who in the presence of one or more persons utters words or displays to one or more persons writing or printing expressing disrespect in contempt for the Government of the United States of America during the time of war with Germany or its allies; or expresses contempt or disrespect for the army and navy of the United States or the individual members thereof; or who speaks or writes in disrespectful terms or contempt of the organizations or societies now aiding in supplying food, funds and comfort to the army and navy of said United States; or who by words of mouth, sign, gesture or the display of writing or printing expresses approval of the adverse acts or words of the enemy or enemies of the said United States, or who expresses a hope or wish for the failure of the said United States in its efforts in the war with Germany or her allies. Shall be deemed guilty of disloyal utterances and upon conviction

thereof shall be punished as hereinafter provided.

Section 5. Whoever within the corporate limits of the City of Fort Wayne while the United States of America is at war with any Government or Nation, shall speak or write any Scurrilous, Indecent vile or profane word or words concerning the President of the United States of America, or who shall by words of mouth or the distribution of printed or written matter urge or seek to persuade any person to violate or disregard any duty or obligations imposed by any Statute or Law of the United States or who shall teach, advocate or advise and urge the necessity or propriety of crime or violence as a means of accomplishing industrial or political ends; or who ever advocates or advises or urges persons or citizens not to aid or assist the United States of America in prosecuting or carrying on war with the enemies of the said United States shall be deemed guilty of disloyalty and upon conviction thereof shall be punished as hereinafter provided.

Section 6. Any person found within the corporate limits of the City of Fort Wayne while the United States is at war with any Government or Nation who within the corporate limits of the City of Fort Wayne by word of mouth or the distribution or display of any written matter teaches advocates advises or urges citizens or persons employed in any factory shop mill or mine then engaged in the making of munitions of war or parts thereof or engaged in the production of that which is needful in the prosecution of the war by the United States or who advises or urges the employees of any person or Company engaged in the transportation of food feed fuel fertilizer munitions or parts thereof or other supplies or materials needed in the successful prosecution of the war to cease work or diminish the regular amount of production of said factory shop mill or mine or urges or incites said employees to quit work either as individuals or in a body or urges the employees of persons or Companies engaged in the transportation of said materials and supplies to quit work or to hinder or delay the transportation of munitions or parts thereof or of food feed fuel fertilizer or any supplies needful to the Nation in its war with its enemies shall be deemed guilty of disloyalty and upon conviction thereof shall be punished as hereinafter provided.

Provided that nothing herein shall be construed as making it unlawful for employees to agree together to stop work or not to enter thereon where the intent or purpose of agreeing to stop work is the securing of better wages or conditions of employment; and provided further that nothing herein shall be construed as making it unlawful for any person or persons to solicit or advise either by word of mouth or by written or printed matter any employee or employees to accept employment in any other factory shop mill mine or transportation system of any character whatever where the intent or purpose of such change of employment is the securing of better wages or conditions of employment.

Section 7, whoever shall be charged and found guilty of lewdly or of scilapal utterances as defined in this ordinance shall be fined in any sum not exceeding two hundred dollars to which may be added imprisonment for a term not exceeding six months.

Section 8 This ordinance shall be in force and effect from and after fifteen days following the first of two consecutive weekly publications in the Journal Gazette & Newspaper of general circulation in the community and after approval by the Mayor

James A. Ligggett

Done at the Council Chamber in the City of Fort Wayne Indiana this the 14<sup>th</sup> day of May 1918

Be it hereby certified That the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 14<sup>th</sup> day of May 1918 by a majority vote of all the members elect did pass the ordinance hereto attached and known as Special Ordinance No 1

F. M. Price

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 21<sup>st</sup> day of May 1918

Wm J. Jefferies

City Clerk

Approved this 21<sup>st</sup> day of May 1918

N. Sherman Critchall  
Mayor



Special Ordinance no 2.

an ordinance defining a war Looper providing penalties for the punishment of those found guilty of so being granting courts the right to suspend sentence in certain contingencies: defining what constitutes prima facie evidence as to employment and fixing a time for its taking effect.

Be it ordained by the Common Council of the City of Fort Wayne Indiana

Section 1. That to preserve peace and good order and to prevent vice and immorality and to promote thrift and industry during the present emergency and to aid the whole people while engaged in many occupations to win the war with Germany and her allies this ordinance is enacted.

Section 2. That for the purposes of this ordinance the words "War Looper" shall be construed to mean a person who while the United States of America is at war with any other nation government or power is not engaged continuously in a lawful employment or who spends the daylight hours loitering on the streets alleys or public places and who apparently does not perform labor sufficient that the remuneration thereof would equal the probable cost of the food consumed by said person.

Section 3. Whoever being more than eighteen and not more than sixty years of age and physically fit to perform labor is found within the corporate limits of the City of Fort Wayne from and after the passage of this act and while the United States of America is engaged in war with any nation or power and is not continuously employed in a lawful occupation business trade calling or profession and who in the last month last past had made no reasonable effort to procure employment or who has refused to labor for compensation where employment is offered or who spends a major portion of the daylight hours on the streets or alleys or the public places of this City idling or loitering and who in the last preceding six months has not performed labor sufficient that the remuneration thereof has equalled the probable cost of the food consumed by said person shall be deemed guilty of being a "War Looper" and upon conviction thereof shall be fined in any sum not to exceed One Hundred Dollars to which may be added imprisonment in the County Jail or workhouse for a term not exceeding six months.

Provided that the following persons or classes shall be excluded from the provisions of this act:

- (a) Students or persons fitting themselves in an educational way to engage in trade or industrial pursuits;
- (b) persons temporarily unemployed by reason of differences with their employer.
- (c) persons engaged in any reasonable business trade or occupation.

Sec 4. Provided that after the conviction of a person of being a "War Looper" the Court may use its power.



as conferred in similar cases by statute to suspend sentence if upon the representation of two reputable citizens that they will furnish the defendant with employment at a reasonable remuneration, and upon the defendant's representation that he will report weekly to the court as to his employment, which period of employment and reporting shall be equal to the term of imprisonment rendered by the court, and if said defendant shall fail to continue in said employment or fail to make report to the court he shall be taken in custody and the original sentence enforced.

Section 5. Evidence produced that the defendant appears to be within age limits as fixed in this ordinance that he is seen frequently on the streets alleys, or public places of the community, not engaged in any form of employment and seems not to be continuously engaged in any occupation trade or profession and that he is seemingly healthy and fit for labor, shall be deemed prima facie evidence that the defendant is a "War Lifer" within the meaning of this ordinance.

Section 6 This ordinance shall be in full force and effect in fifteen days after the first of two consecutive weekly publications in the Journal Gazette a newspaper of general circulation in the community and approval by the Mayor.

E. M. Buchanan

Done in the Council Chamber in the City of Fort Wayne Indiana  
this 14<sup>th</sup> day of May 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 14<sup>th</sup> day of May 1918 by a majority vote of all the members elect did pass the ordinance herunto attached and known as Special Ordinance 2.

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 21<sup>st</sup> day  
of May 1918

Wm. J. Jeffries City Clerk

approved this 21<sup>st</sup> day of May 1918

W. Sherman Leitchall

## Special Ordinance no 3

An ordinance defining the phrase "War Liear" and fixing penalties for those who are found guilty of so being and fixing a time when the same shall take effect.  
Be it ordained by the Common Council of the City of Fort Wayne Ind

Section 1. That to preserve peace and good order in the community and prevent discord during the present war crisis and to prevent the Common enemy of the nation from spreading insidious Propaganda this ordinance is enacted.

Section 2. Whoever within the corporate limits of the City of Fort Wayne Indiana while the United States of America is at war with any other government or Nation shall in the presence of one or more persons, speak, utter, write, or print, or cause to be circulated by any of the known methods of verbal communication any malicious misstatements or falsehood concerning the success or defeat of the United States army or navy, or shall by the foregoing methods circulate falsehoods and rumors of the movements of troops or ships and vessels of the said United States or shall circulate by any of said methods and untruthful or malicious story or rumor concerning the health of the soldiers or sailors of the said United States or who shall by said methods circulate or assist in spreading false malicious and untruthful stories or rumors concerning the sale of articles consigned to the American Red Cross Societies of the United States of America as gifts to soldiers or sailors or who shall, by any of the foregoing methods assist in spreading false untruthful and malicious propaganda of the enemy or enemies of the United States of America shall be deemed guilty of being a war liar and upon conviction thereof shall be fined in any sum not to exceed fifty (\$50) dollars to which may be added imprisonment not to exceed six months.

Section 3. This ordinance shall be in full force and effect in fifteen days after the first of two consecutive weekly publications in the Journal Gazette a newspaper of general circulation in the community and approval by the Mayor  
Charles King

Done at the Council Chamber of the City of Fort Wayne Ind  
this 14<sup>th</sup> day of May 1918

I hereby certify that the Common Council of the City of Fort Wayne Ind  
at a Regular Meeting held on the 14<sup>th</sup> day of May 1918 by a Majority  
vote of all the members elect did pass the ordinance hereto attached  
and known as Special Ordinance no 3

F. M. Price President

James J. Harris City Clerk

Presented to the Mayor for approval on the 21<sup>st</sup> day of  
May 1918

City Clerk

approved this 21<sup>st</sup> day of May 1918

W. Sherman Cuthrell  
Mayor

## General Ordinance No 840

An ordinance regulating the use of improved streets by vehicles and providing penalties for its violation

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Park Commissioners be and is hereby empowered to designate by order recorded in its minutes the kinds of conveyance and vehicles and the loads thereon that may not be used or hauled in all or any of the Parks, Parkways, boulevards, Streets and roadways under the control of the said Board of Park Commissioners which have been improved: and it shall be unlawful for any person, firm or corporation to use any vehicle or conveyance contrary to the provisions of any such order of said Board of Park Commissioners.

Section 2. That the Board of Public Works be and it is hereby empowered to designate by order recorded in its minutes the kind of conveyance and vehicles and the loads thereon that may not be used or hauled over such of the streets and roadways under the supervision and control of said Board which have been improved as are designated in such order or orders. And it shall be unlawful for any person, firm or corporation to use any vehicle or conveyance contrary to the provisions of any such order of said Board of Public Works.

Section 3. Any person, firm or corporation who shall violate any of the provisions of this ordinance shall upon conviction thereof be fined, in any sum not less than five dollars (\$5.00) nor more than One hundred dollars (\$100.00) for each and every offense.

Section 4. The ordinance shall be in full force and take effect from and after its passage and approval by the Mayor and legal publication. Harry M. McMillen

Done at the Council Chamber of the City of Fort Wayne this the 11<sup>th</sup> day of June 1918

We hereby certify that the Common Council of the City of Fort Wayne did at a Regular meeting held on the 11<sup>th</sup> day of June 1918 by a majority vote of all their members elected did pass the ordinance herunto attached and known as <sup>General</sup> ~~Ordinance~~ Ordinance 840  
Jacob Bill Vice President Wm J. Jeffries City Clerk

Presented to the Mayor for approval on the 14<sup>th</sup> day of June 1918

Wm J. Jeffries City Clerk

approved this 14<sup>th</sup> day of June 1918

W. Sherman Bentshall

Mayor

General Ordinance no 841

An ordinance changing the name of Jane street and Victoria avenue to Clinton street.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following named streets - Jane street running from Pontiac street south to Wildwood avenue and Victoria avenue running from Wildwood avenue south to Rudisill Boulevard both be and they are hereby styled and shall be hereafter known as South Clinton Street.

Section 2. That this ordinance be in full force and effect on and after its passage and approval by the Mayor

John W. Reynolds

Done at the Council Chamber of the City of Fort Wayne Indiana this the 11<sup>th</sup> day of June 1918.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 11<sup>th</sup> day of June 1918 by a majority vote of all the members did pass the ordinance herunto attached and known as General Ordinance no 841

Jacob Bill

Vice President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 14<sup>th</sup> day of June 1918

Wm. J. Jeffries City Clerk

Approved this 14<sup>th</sup> day of June 1918

W. Sherman Centennial

Mayor



## General Ordinance no 842

An ordinance authorizing the employment of a meat and milk inspector and fixing his compensation.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana That the Health Department of the City of Fort Wayne be and it is hereby authorized to and shall appoint and employ a meat and milk Inspector provided however that no one shall be appointed to this position unless he be a graduate Veterinarian and has been a resident and tax payer in the City of Fort Wayne for at least two years prior to his appointment.

Section 2. That said meat and milk Inspector shall receive ~~a~~ salary at the rate of Fifteen hundred (\$1500<sup>00</sup>) dollars per year.

Section 3. That all ordinances and parts of ordinances in conflict herewith be and they are hereby repealed.

Section 4. That this ordinance be in full force from and after its passage and approval by the Mayor.

Frank W. King.

Done at the Council Chamber in the City of Fort Wayne Ind this the 25<sup>th</sup> day of June 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 25<sup>th</sup> day of June 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 842

Jacob Bill Vice President

Wm. J. Jeffries City Clerk

Presented to the Mayor for approval on the 1<sup>st</sup> day of July 1918

Wm. J. Jeffries City Clerk

Fort Wayne Ind July 9<sup>th</sup> 1918

To the Honorable Common Council

Gentlemen

I have not approved General Ordinance no 842

"An ordinance authorizing the employment of a meat and milk Inspector and fixing his compensation" passed by your Honorable Body at your regular session of June 25<sup>th</sup> 1918 because of that part of section one which provides that no one shall be appointed to this position unless he has been a resident and taxpayer of the City of Fort Wayne for at least two years prior to his appointment.

While I am heartily in favor of appointing only residents and taxpayers of the City in fact under ordinary circumstances would be opposed to the appointment of a non resident and non-taxpayer to any position under the City administration yet there are extraordinary times and men in some particular lines of work are hard to find and it occurs to me that the City ought to be in a position at any time to secure its employees

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wherever the most efficient and competent person  
might be had and if they cannot be secured in the City,  
then we must go elsewhere the same as any other large  
business institution would be compelled to do

Yours Truly,

W. Sherman Leitchhall  
Mayor.

## General Ordinance no 843

An ordinance amending Section 4 and 5 of General Ordinance no 748 entitled "An ordinance regulating the business of using, operating and driving automobiles or motor vehicles upon the public streets and providing penalties for the violation thereof" passed on the 12<sup>th</sup> day of September 1916.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 4 of the above entitled ordinance be amended to read as follows: "Section 4. If such application be granted and said bond filed and approved then said Controller shall issue to said applicant a license for each such automobile or motor vehicle, which license shall expire on December 31<sup>st</sup> of the year in which issued, to operate such automobile or motor vehicle upon the applicant paying to said Controller a license fee of Ten (\$10.00) dollars for each automobile or motor vehicle maintained mentioned and described in such application when such application is made prior to august 1<sup>st</sup> of any year, and a license fee of Five (\$5.00) dollars for each such automobile or motor vehicle when such application is made after august 1<sup>st</sup> of any year. Such license shall state the name of the applicant and the kind of automobile or motor vehicle for which it is granted together with the state license number and City license number of such automobile or motor vehicle, and the date of issue and expiration of such license. Said Controller with each such license shall also deliver to said licensee a metal number plate for each such automobile or motor vehicle on which shall be printed or stamped the words "City license no - 191 - Fort Wayne Ind" which number plate shall at all times when said automobiles or motor vehicle is being operated or used upon the streets of said City, be conspicuously displayed on the front thereof. Hereafter the holder of such license shall on or before the 31<sup>st</sup> day of December in each year pay to said Controller a license fee of Ten (\$10.00) dollars for each automobile or motor vehicle then used in said business and shall at such time notify the Controller of the changes of any in the automobile or motor vehicle used by him under his original license together with the changes in any state license numbers upon the same, at the time such license is granted the Controller shall deliver to the applicant a copy of this and all other ordinances regulating the operation of automobiles and other motor vehicles as well as traffic generally and the Clerk of the City is hereby directed to cause a pamphlet to be printed containing all such ordinances.

Section 2. That section 5 of said ordinance be amended to read as follows. Section 5. If any additional automobile or motor vehicle are used by such licensee during the year such licensee shall report such fact to the Controller and make like application for such additional automobile or motor vehicle intended to be used. Together with the state license

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Number thereof, the seating capacity thereof and the makers name and shall at such time pay an additional license fee of Ten (\$10.00) dollars for each such additional automobile or motor vehicle, or Five (\$5.00) dollars if the use of such additional automobile or motor vehicle commences after August 1<sup>st</sup> of such year and execute an additional bond or policy of insurance therefor. If such application for right so to use additional automobile or motor vehicle be granted and said additional bond filed and approved then said Controller shall issue an additional license therefor and with such license shall also deliver to said licensee and additional metal number plate for each such additional automobile or motor vehicle. Section 3. That this ordinance be in full force and take effect on and after August 1<sup>st</sup> 1918

All O. Pape

Seene at the Council Chamber in the City of Fort Wayne Ind  
this 9<sup>th</sup> day of July 1918

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 9<sup>th</sup> day of July 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as  
General Ordinance no 843

Jacob Bill

Vice President

Wm. S. Jefferies

City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of  
July 1918

Wm. S. Jefferies City Clerk

approved this 19<sup>th</sup> day of July 1918

W. Sherman Boutwell

Mayor



# General Ordinance No 844

An ordinance prohibiting and regulating the erection of signs signboards or other structures to be used for advertising, fees to be paid therefor and providing penalties for the violation thereof as amended.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne and that it shall be unlawful for any person firm or corporation or association to erect or place or cause or permit to be erected or placed within the City of Fort Wayne any sign or signboards to be used for advertising purposes without first obtaining a permit therefor from the building inspector. This permit shall be deemed a license revocable at will of Building Inspector of Fort Wayne. Applications for permits shall be upon printed blanks furnished by the building inspector and signed by the owner of the sign. No such permit shall be issued until after the person or persons, firm or corporations desiring to erect or place the same shall have filed with the building inspector an application in form to be prescribed by him which shall set forth the name or names of all the persons interested therein either directly or indirectly the location of the same the size and weight of the proposed sign or billboard and the manner of construction thereof and the materials of which the same is to be constructed together with plans showing the manner of construction of the frame work supports and braces with the size and material of the same.

Such application shall be accompanied by the consent in writing of the person owning the premises upon which such sign or billboard is to be placed or constructed.

If such sign or billboard is to be attached to any building or other structure no such permit shall be issued until the Building Inspector shall have satisfied himself that the building or other structure to which the same is to be attached is sufficiently strong to support the same and that the method of attachment is safe and proper. When he shall have approved the plans, specifications and location of any such sign or billboard as set forth in said application the Building Inspector shall issue the permit desired. After such sign is constructed the same shall be inspected and when satisfied that the same conforms to the plans and specifications submitted with the application and is safe the building inspector shall issue a certificate to that effect and attach a metal inspection tag thereto indicating that same has been inspected. No advertising matter shall be placed upon any billboard until such certificate shall have been issued.

The permit for the erection of any temporary sign shall state the period during which such sign may be displayed which shall in no case exceed thirty days and it shall not be allowed to remain or display beyond such period. After the time stated has expired the sign shall be removed by the person who filed such permit.

A permit shall be issued if the application therefor is approved by the building inspector upon the applicant paying

to the controller the fee as per section 2 of this ordinance provided further that any permit under which no work has commenced within ninety days from the time of its issuance shall expire by limitation and the City shall not be required to refund any fees paid therefor.

#### Fees for Permits

Section 2. The fees to be paid for permits for signs and billboards shall be as follows:

a. .50\$ for each and every temporary sign attached to buildings or structures

b. 1\$ per square foot for other attached boards or signs other than electric.

c.  $\frac{1}{2}$ \$ per square foot for all detached boards.

d. 3\$ per square foot for all electric signs.

The fees above mentioned shall include the cost of inspection and certificates hereinbefore provided for. Section 2 $\frac{1}{2}$ . The fee for the certificate of inspection provided for in section 3 (c) of this ordinance shall be for each square foot of surface thereof for each electric sign one half of one cent; for each attached sign or billboard one quarter of one cent; for each detached sign 50¢ for each 600 square feet or fractional part thereof, but in no case shall such fee be less than 50¢.

#### Duty of Building Inspector

Section 3. (a) it shall be the duty of the Building Inspector to exercise supervision over all signs or electric signs erected or being maintained in said city.

The Building Inspector or some person delegated by him for that purpose shall inspect all such signs or electric signs on or before the first day of August of each year or oftener where the conditions of such signs so require.

(b) Whenever it shall appear to said Building Inspector that any such sign or electric sign has been erected in violation of this ordinance or has become unstable or insecure or is in such condition as to be a menace to the safety of the public he shall thereupon issue a notice in writing to the owner of such sign or electric sign or person in charge, possession or control thereof, informing such person firm or Corporation of the violation of this ordinance, and the dangerous condition of such sign or electric sign. Said notice to direct him to make such alterations or repairs thereto as are necessary to place such sign or electric signs in a safe substantial and secure condition and to make the same comply with the requirements of this ordinance within such time as stated in said notice but not to exceed thirty days. If the owner or person in charge possession or control of any sign or electric sign when so notified shall refuse, fail or neglect to comply with and conform to the requirements of such notice, said Building Inspector shall upon the expiration of the time therein mentioned, alter, change, tear down or cause to be torn down such part of such sign or electric sign as is constructed and maintained in violation of this ordinance.

and shall charge the expense to the owner or person in possession, charge or control of such sign or electric sign which shall be recovered from them by appropriate legal proceedings. If the owner of such sign or electric sign, or person in charge, possession or control thereof cannot be found, or his or their whereabouts cannot be ascertained the Building Inspector shall attach to said sign or electric sign a notice of the same import as that required to be sent to the owner or person in charge, possession or control thereof where the owner is known. Nothing herein contained shall prevent the Building Inspector from adopting such precautionary measures as may be necessary or advisable in case of imminent danger in order to place such sign or electric sign in a safe condition the expense of which shall be charged to and recovered from the owner of such sign or electric sign or person in charge, possession or control thereof in any appropriate proceedings therefor.

(C) All signs attached to any Building and larger than 15 square feet and all detached signs larger than 100 square feet shall be examined and inspected by the Building Inspector on or before the first day of August of each year as to their safety. For all signs or billboards which shall be found to be in <sup>unsafe</sup> safe condition and to comply with the provisions of this ordinance the Building Inspector shall issue a certificate that such billboard has been inspected and found in proper condition in compliance with this ordinance. No such certificate shall be issued until all repairs found necessary upon such inspection shall have been made. When such certificate is issued there shall be attached to the sign or billboard a metal inspection tag, bearing the date of inspection and indicating that it has been inspected. It shall be unlawful to place or display any advertising matter on any billboard after the first day of August of any year until such certificate shall have been issued in reference thereto.

Section 4. The term signs shall apply to billboards, signboards, electric signs or other structures used for advertising purposes or screens used as such having characters, letters or illustrations painted, enameled, written, cut or fastened thereon.

The term billboard as herein used means any structure erected or attached to any other structure for the purpose of having placed thereon anything in the nature of an advertisement, announcement or direction of size greater than two square feet excepting a sign attached to a place of business giving the name of the proprietor and the nature of the business conducted thereon. Attached bill boards shall include such bill boards as are permanently attached to any Building or other structure. Detached bill boards shall include all such bill boards as are specially constructed as such without attachment to any other structure. Temporary signs shall include all outside signs made of any substance other than wood or metal, and the provisions of this ordinance shall apply to any such sign or combination of several such signs posted or displayed at one time by any one person or persons, firm or corporation on any Building



or structure.

The term "banner sign" shall apply to all display signs painted, printed or written upon cloth or canvas with or without frame.

The term "electric sign" shall apply to signs constructed entirely of metal or other approved non-combustible material and shall have one exposed socket for each square foot of sign surface and shall have at least four candle power illumination for each square foot of sign surface, except that in raised letter type electric signs shall be illuminated proportionate to one 25 watt lamp to every ten-inch raised letter. Section 5. That no swing sign transparent sign or any illuminated sign except and electric sign shall project or be allowed to project over any sidewalk street or alley.

Section 6. All signs referred to in this ordinance attached to or placed upon any building shall be thoroughly secured thereto by iron or metal anchor bolts, supports, chains stranded cable or braces. No staples or lag screws shall be used for securing any projecting sign to a building except with expansion shields.

Section 7. It shall be unlawful to nail, tack, paste or fasten any advertising matter to any building fence or other structure without first getting a permit therefor from the Building Inspector.

#### Electric Signs

Section 8. The lower edge of all projecting sign or electric signs shall be at least 12 feet above the grade of the sidewalk. The inner edge of any sign shall not be more than 18 inches from the building wall or property line. The outer edge of any sign shall not project more than 6 feet over the public highway or sidewalk from the building wall or property line nor extend higher than the upper coping of that part of any building to which it may be attached and if hung over an alley the lower edge shall be at least 18 feet above the grade of such alley.

Section 9. Within the limits of the City of Fort Wayne all electric signs or devices shall be constructed of metal or other fire proof material.

Section 10. All signs or devices shall be so placed and maintained that they do not interfere with the ingress to or egress from any window, door or fire escape or with the fighting of fire.

Section 11. All electric signs extending beyond the side lines of any building shall have the name of owner and the weight of the sign painted and maintained in figures on the outside of said sign and in such manner as to be clearly seen from the sidewalk.

Section 12. No sign extending beyond the side lines of any building shall be illuminated by reflective light from outside such sign provided however one panel may be attached either above or below when such panel shall



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be made of metal and does not exceed ten inches in width.

### Bill Boards

#### Attached and Detached

Section 13. No person, firm or corporation shall erect or cause or permit to be erected any fence, sign board bill board or other structure to be used for advertising purposes without a permit therefor from the Building Inspector, provided it shall be lawful to advertise any premises for rent lease or sale without such permit.

Section 14. It shall be unlawful for any person firm or corporation to erect or construct any bill board or sign board in any block on any public street in which two-thirds (2/3) of the buildings on both sides of the street are used exclusively for residence purposes without first obtaining the consent in writing of the owners or duly authorized agents of said owners owning a majority of the frontage of the property on both sides of the street, in the block in which said bill board or sign board is to be erected constructed or located. Such written consent shall be filed with the Building Inspector before a permit shall be issued for the erection construction or location of such bill board or sign board.

The provisions of this section shall not be deemed to apply to any person, firm or corporation having a fixed place of business in said city and who shall erect or maintain any advertising sign on the premises where his or their or its said business is carried on provided that such advertising sign shall advertise only goods wares and merchandise for sale by him them or it at said place of business, provided however that in no event shall any such sign project over any public thoroughfare or sidewalk.

Section 15. All bill or signboards hereafter erected shall conform to the following requirements.

(a) Detached bill boards shall be located not less than two feet apart.

(b) They shall be not less than five feet from and adjoining structure.

(c) Shall not be located nearer to the lot line on any street upon which it faces than two feet back of building line of the front wall of the nearest building located within one hundred feet on either side thereof. If any house shall be erected within one hundred feet on either side of any detached bill board, the bill board shall not be nearer to the street than the front wall of such building.

(d) All detached bill boards shall be erected parallel with the street line of the lot or tract of land upon which it is located.

(e) No detached bill board shall be located nearer than twenty five feet from the intersection of any street with the tracks of any railroad.

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(f) Such signboard and other such structure shall be so erected that the part of the sign board facing the corner of intersecting streets shall be erected on an angle of from thirty to forty-five degrees thereto: provided however this section shall not apply to bill boards sign boards or advertising structures erected immediately adjoining the building on both sides of which, or the ground floor of which buildings are used for business purposes.

(g) Detached bill boards shall have at least 18 inches of open space between the ground and the lower line of such sign or bill board and such space shall be at all times kept clear of weeds, rubbish or any obstruction.

(h) In residence districts no detached bill board shall be at any point more than 15 feet above the ground and shall be supported and braced in such manner as to be safe and secure.

(i) There shall be maintained on the top of each bill board in 2" letters the name of the person or corporation owning the same.

(j) No detached bill board shall be erected on any public park, square or street or public building.

(k) It shall be unlawful for any person firm or corporation to hereinafter erect any sign, sign board or other advertising structure within the meaning of this ordinance on any premises facing any boulevard in the City of Fort Wayne Mayor. than 50 feet to the building line of such boulevard. Section 16. any person firm or corporation who shall maintain any bill board sign board or other such structure shall keep the same in a sanitary condition and shall not allow waste or refuse from such bill board sign board or other such structure to accumulate on or about the premises on which the same are located.

#### Advertisements on Streets or Sidewalks

Section 17. No banner sign of any character shall be permitted to project or be suspended across any public highway without the written permission of the Building Inspector and no person shall paint, print or nail any banner sign any advertisement or notice of any kind whatsoever or cause same to be done on any curbstone flagstone or on any other portion or part of any sidewalk or street or upon any tree lamp post hitching post telegraph pole, telephone pole hydrant, bridge or upon any other structure within the limits of any street within the City.

Section 17 1/2 It shall be unlawful for any person firm or corporation other than the owner thereof to post or display any advertisement matter upon any sign or bill board, upon any building structure fence or other property without the written consent of the owner thereof.

#### Signs or Roof Signs or Roof Electric Signs

Section 18. All sign or roof signs having the bottom edge placed 25 feet or more above the ground or grade level and all other sign or roof sign over 25 square feet in area shall be made entirely of metal or other non-combustible materials.



all sky or roof electric signs of a greater area than 100 square feet shall be constructed of fabricated steel shapes or of wire netting on a metal frame. All such sky or roof electric signs must have electrically illuminated characters letters or illustrations thereon.

Section 19. No sky or roof electric sign shall be placed so that the face of said sign shall come within 3 feet of the inner plane of the outer wall of such building. Nor shall it be constructed so that the bottom of such sky or roof electric sign shall be less than 3 feet nor more than 15 feet above the surface of such roof. No restrictions in this ordinance as to height above the roof shall apply to electric signs.

Section 20. All sky or roof electric signs shall be constructed and braced to withstand a horizontal wind pressure of thirty (30) pounds for every square foot of surface exposed from the ground to the top including the roof.

Section 21. It shall be unlawful for any person firm or corporation ~~from~~ to hereafter attach any signs, sign board or other structure covered by this ordinance to the face of the wall of any business building unless the face of such bill board or sign board or other structure is constructed wholly of metal or other non-combustible material.

Section 22. No advertisements of an immoral or obscene character shall be posted painted or displayed upon any bill board bulletin board or sign.

Section 23. No signs shall be constructed maintained or erected in any way that will interfere with the proper and convenient protection of property by the Fire Department or in any conflict with public safety or convenience nor shall any windows or doors be obstructed or the opening thereof interfered with, by any sign sign board or bill board or other advertising structure whether occupied or not. No shall any sign be attached in any form shape or manner to a fire escape.

Section 24. Every sign except existing electric signs attached or fastened to the wall or walls of any building so as to project over any public street, avenue, alley lane or public highway which is now erected or which is now maintained contrary to the provisions of this ordinance shall be forthwith removed or altered changed or cut down so as to fully comply with the provisions of the ordinance; and any sign now existing and not complying with the provisions of this ordinance which shall not have been removed or torn down or so altered and changed within thirty days from and after the passage of this ordinance so as to be brought within the provisions hereby by the owner thereof or by the person firm or corporation in charge possession or control thereof shall be torn down by the Building Inspector and the cost and expense of tearing down such sign shall be charged to the owner or to the person firm or corporation in charge possession or control thereof and shall be recovered from such person firm or corporation by any appropriate proceedings therefor. Electric signs now in use and coming within the definition of electric signs as herein defined shall be permitted to be

used until condemned by the Building Inspector whose judgment as to their being dangerous or without further usefulness shall be final and conclusive.

Section 25. Any person firm or corporation owning operating maintaining or in charge possession or control of any signs or electric signs within the city who shall fail neglect or refuse to comply with the provisions of this ordinance or who erects constructs or maintains any signs or electric signs that do not comply with the provisions of this ordinance or who violates any of the provisions of this ordinance shall be fined not less than Ten (\$10.00) dollars nor more than Fifty (\$50.00) dollars for each offense; and each day on which any person firm or corporation shall permit or allow any sign or electric sign owned operated maintained or controlled by him them or it, to be erected, constructed or maintained in violation of any of the provisions of this ordinance shall constitute a separate and distinct offense.

Section 26. This ordinance shall repeal all ordinances and parts of ordinances in conflict herewith.

Section 27 This ordinance shall be in force from and after its passage approval by the Mayor and legal publication

Fred D. Co. Walcott

Done at the Council Chamber in the City of Fort Wayne Indiana this 23<sup>d</sup> day of July 1918

We hereby certify that the Common Council of the City of Fort Wayne did at a Regular Session held on the 23<sup>d</sup> day of July 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as  
General Ordinance No 844

Jacob Bell Vice President

Wm. J. Jefferies City Clerk

Presented to the Mayor for approval on the 25<sup>th</sup> day of July 1918

Wm. J. Jefferies City Clerk

Approved this 31<sup>st</sup> day of July 1918

W. Sherman Leitchall  
Mayor



## General Ordinance no 845

The ordinance amending Section 13 of General Ordinance 337 passed August 27-1907 as amended Sept 10-1912 by General Ordinance no 570.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that Section 13 of General Ordinance no 337 passed August 27-1907 as amended by General Ordinance no 570 passed Sept 10-1912. be amended to read as follows.

Section 13- That the Department of Public Safety of the City of Fort Wayne shall appoint a competent person as Dairy and Meat Inspector who shall be nominated by the Department of Health and Charities and who shall be well versed in the examination of cattle, milk, and dairy products and shall have a sufficient knowledge of Sanitary Science to carry out the provisions of this Ordinance. Such Dairy and Meat Inspector shall receive a salary ~~of~~ at the rate of two thousand (\$2,000) dollars per annum and shall not engage in any other occupation and may be removed from office by the Department of Health and Charities for incompetency or inefficiency. Such Dairy and Meat Inspector shall execute to said City a Bond in the penal sum of Two Thousand dollars with surety to the approval of the Department of Public Safety conditioned for the faithful performance of his duties as such Dairy and Meat Inspector.

Section 2<sup>d</sup> That this ordinance be in force and take effect from and after its passage and approval by the Mayor.

F. W. Kline

Came at the Council Chamber in the City of Fort Wayne Ind this 23<sup>d</sup> day of July 1918.

Whereby Certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 23<sup>d</sup> day of July 1918 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 845  
Jacob Bill Vice President Wm J. Jeffries City Clerk

Presented to the Mayor for approval on the 25<sup>th</sup> day of July 1918  
Wm J. Jeffries  
City Clerk

approved this 31<sup>st</sup> day of July 1918  
W. Sherman Cutshall  
Mayor

General Ordinance no 846.

an ordinance authorizing the borrowing of ninety thousand (\$90,000.00) dollars and the sale of bonds therefor for the purchase of real estate for park purposes as described in the ordinance.

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that said city borrow the sum of ninety thousand (\$90,000.00) dollars for the purpose of buying purchasing and securing five (5) certain tracts of real estate as described herein to be used by the city for park purposes "to wit"

Tract no 1 known as the Cressler tract described as follows: All that part of the Northwest Quarter (N.W $\frac{1}{4}$ ) of Section (10) Township Thirty (30) North, Range twelve (12) East in Allen County Indiana, lying west of the St. Mary's river and north of the right of way of the Pittsburg, Fort Wayne and Chicago Railway and East of the right of way of the Grand Rapids and Indiana Railway, containing thirty and twenty-three hundredths (30.23) acres of land at and for the price of \$28,000

Tract no 2 known as the Randall tract, to wit: Lots numbered twenty-three (23) to fifty-nine (59) inclusive and lot "B" and lot "C" in Kerr Murray Cressler addition; also lot "C" in Miller's Partition; also the streets and alleys adjoining the lots above named as shown on the plat of said Kerr Murray Cressler addition recorded in the Recorder's office of Allen County Indiana containing in all ten and twenty-seven hundredths (10.27) acres and all situated in the Southwest Quarter (S.W. $\frac{1}{4}$ ) of Section three (3) Township Thirty (30) North, Range twelve (12) East in said Allen County Indiana at and for the price of \$9,000

Tract no 3 being part of lot Five (5) in the wells Pre-emption lying at the Junction of the St. Mary's and St. Joseph Rivers in Allen County Indiana and being more particularly described as follows: Beginning at the north east corner of the six (6) acre tract of land set aside to James Hackley in the partition suit of William W. Wblecott and others v.s. James Jacoby and Jack Hackley in the Allen Circuit Court at the August 1843 term thereof as shown by plat in Surveyor's Book "A" page 164 of Surveyor's Records of Allen County Indiana and in order book "D" page 627 of the Records of said Allen Circuit Court. Said point being indicated by an iron pin; thence South along the East line of lot no 5 in wells Pre-emption two hundred forty seven and seventeen hundredths (247.17) feet to an iron pin, said point being distant South twenty (20) feet from the intersection of the South line of Fourth Street and the east line of said lot five (5)

Thence west one thousand fifty-eight and eighty seven hundredths (1068.87) feet to an iron pin at the intersection of the North line of Fourth Street and the East line of the first public alley East of North Clinton Street: thence North along the East line of said alley two hundred forty-seven and Seventy hundredths (247.17) feet to a stake: thence East one thousand sixty-eight and eighty-seven hundredths (1068.87) feet to point of beginning. Subject, however, to the public improvement assessment on that part thereof on which Fourth Street in said City is laid out and established as and for the price of \$13,000.00

Tract No 4 all that part of the East half (E½) of the Southwest quarter (S.W¼) of Section Six (6) Township Thirty (30) North Range Thirteen (13) East in Allen County Indiana, described as follows:

Beginning at the Northeast corner of Maumee avenue and Glasgow avenue in the City of Fort Wayne: thence East on the North line of Maumee avenue Twelve hundred sixty-four and three tenths (1264.3) feet: thence to the left with deflection of ninety-four degrees (94°) four minutes (4') eleven hundred fifty-six (1156) feet: thence to the left with deflection seventy-three (73°) ten minutes (10'). One hundred sixty and seven tenths (160.7) feet: thence to the right deflection of eleven degrees (11°) twenty-five (25') minutes. Three hundred fifty-one (351) feet to the intersection of the North line of Washington Street extended East and the South line of the right of way of the New York Chicago and St Louis Railroad. thence west on the North line of Washington Street extended. Six hundred eighty-eight and five tenths (688.5) feet to the East line of Glasgow avenue: thence south on the East line of Glasgow avenue Thirteen hundred fifty-seven (1357) feet to the place of Beginning excepting however from said tract the North two hundred feet of the South seven hundred sixty-four (764) feet of the west three hundred three (303) feet: and excepting also from said tract the South two hundred eighty-five (285) feet of the North three hundred fifty-one (351) feet of the west three hundred three (303) feet of said tract. The said tract to be purchased containing thirty-three and eight hundredths (33.08) acres Subject however to the unpaid installments for municipal improvements on Maumee avenue and on Glasgow ave and for the price of \$36,000

Tract No 5 all that part of the East half (E½) of the South west quarter (S.W¼) of Section Six (6) Township Thirty (30) North Range Thirteen (13) East described as follows:

Commencing at a point on the East line of Glasgow avenue in said City Five hundred sixty-four (564) feet North of the Northeast corner of Maumee avenue and Glasgow avenue: thence East three hundred three (303) feet:



Thence North Parallel with Glasgow Avenue two hundred (200) feet: Thence west three hundred three (303) feet to the East line of Glasgow Avenue: Thence South on the East line of Glasgow Avenue Two hundred (200) feet to the place of beginning containing one and thirty-nine hundredths (.39) acres. Subject however to the unpaid installments for municipal improvements. Or and for the price of \$34,000

Section 2. That in order to procure said loan that the bonds of said City be issued to the amount of Ninety Thousand (\$90,000) Dollars two thirds ( $\frac{2}{3}$ ) of such bonds shall be for the par value of one thousand (\$1,000) dollars each and one third ( $\frac{1}{3}$ ) of which bonds shall be for the par value of Five hundred (\$500.00) dollars each: all of said bonds to bear Four and one half ( $4\frac{1}{2}$ ) per cent. interest per annum payable Semi-annually evidenced by a coupon for each six (6) months interest. all of said bonds and coupons to be signed by the Mayor and countersigned by the Controller of said City and sealed with the seal of the City and to be due and payable in thirty (30) years from the date thereof: the original purchaser and his assigns to have the privilege of having said bonds registered with the City Controller.

Section 3. The City Controller shall manage and supervise the preparation and sale of such bonds which sale shall be by sealed bids for all of said bonds or for different parcels thereof and to the highest bidder for cash after three weeks notice of such sale shall be given by three insertions once each week in a paper of daily circulation in the City of Fort Wayne and upon payment therefor said bonds shall be delivered to the said bidders.

Section 4. That this ordinance be in full force and effect from and after its passage and approval by the Mayor and legal publication.

Done at the Council Chamber in the City of Fort Wayne this 13<sup>th</sup> day of August 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 13<sup>th</sup> day of Aug 1918 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 846

F. W. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of August 1918

Wm. J. Jeffries

City Clerk

approved this 22<sup>d</sup> day of August 1918

W. Sherman Culstall  
Mayor.



## General Ordinance No 847.

An ordinance fixing the salaries of employes of the Board of Public Safety in the Fire Department, as amended

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following employes within the Department of Public Safety in the Fire Department receive the following salaries respectively on and after the first day of October 1918.

The Chief shall receive a salary at the rate of \$175.00 per month

The assistant chief shall receive a salary of \$150.00 per month

The second assistant chief shall receive a salary of \$125.00 per month

The Master Mechanic shall receive a salary of \$125.00 per month

The assistant electrician shall receive a salary of \$105.00 per month

The Captains shall receive a salary of \$115.00 each per month

The Lieutenants shall receive a salary of \$102.50 each per month

The Engineers shall receive a salary of \$110.00 each per month

All hosemen, Truckman, drivers and tillerman shall receive a salary during the first six months of their employment at the rate of \$90.00 per month, during the second six months period of their employment a salary of \$95.00 per month and thereafter during their employment a salary of \$100.00 per month.

The Telephone operator shall receive a salary of \$100.00 per month.

The Linemen shall receive a salary of \$100.00

The electrician and Superintendent of Fire and Police alarm shall receive a salary of \$135.00 per month.

Section 2. This ordinance shall be in full force and take effect on and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne Indiana this 27<sup>th</sup> day of August 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 27<sup>th</sup> day of August 1918 by a majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance No 847.

F. M. Price President

Presented to the Mayor for approval on the 3<sup>rd</sup> day of August 1918

approved this 3<sup>rd</sup> day of August 1918

W. J. Jefferies City Clerk

W. J. Jefferies City Clerk

W. Sherman Cuthrell Mayor.

General Ordinance No 848

An ordinance fixing salaries of employes in the Police Department as amended

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following employes in the Police Department under the Board of Public Safety receive the following sums respectfully on and after the first day of October 1918.

The Chief of Police shall receive a Salary of \$175.00 per month.

The Captain of Police shall receive a Salary of 130.00 Per month

The Lieutenant shall receive a Salary of 120.00 per month

The Sergeants shall receive a Salary of 110.00 per month.

The Sergeants Detectives shall receive a Salary of 110.00 per month.

All patrolman, Motorcyclenmen, Traffic officers, drivers, Clerks and Station Masters shall receive a Salary during the first six Months of their employment at the rate of Ninety dollars (\$90.00) per month during the second six Months period a Salary of Ninety five dollars (\$95.00) per month and thereafter during their employment, a Salary of one hundred dollars (\$100.00) per month.

The humane officer shall receive a Salary of \$60.00 per month.

The Police Matron shall receive a Salary of \$80.00 per month.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor  
General Ordinance No 848

Done at the Council Chamber in the City of Fort Wayne Indiana this 27<sup>th</sup> day of August 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 27<sup>th</sup> day of August 1918 by a Majority vote of all the Members did pass the ordinance herunto attached and known as General Ordinance No 848

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for his approval on the 3<sup>d</sup> day of Sept 1918

Wm J. Jeffries City Clerk

approved this 3<sup>d</sup> day of Sept 1918

W. Sherman Cuthall  
Mayor

## General Ordinance no 849

An ordinance ordering the improvement of Harrison Street from the south property line of Wayne Street to the north property line of Baker Street.

Whereas therefore on the 13<sup>th</sup> day of June 1918 the Board of Public Works duly adopted a resolution deeming it necessary to improve Harrison Street from the south line of Wayne Street to the north property line of Baker Street, as set forth in said resolution so adopted by the Board of Public Works of the City of Fort Wayne above referred to, and

Whereas on the 11<sup>th</sup> day of July 1918 a majority of the resident free-holders upon that part of Harrison Street from the south property line of Wayne Street to the north property line of Baker Street filed with the said Board of Public Works a remonstrance signed by them against the making of such improvement, therefore

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana, that a necessity existing therefor Harrison Street from the south property line of Wayne Street to the north property line of Baker Street be and the same is hereby improved in accordance with the resolution above referred to, adopted by the Board of Public Works on the 13<sup>th</sup> day of June 1918 and in accordance with the provisions of an act entitled "An act concerning Municipal Corporations" passed by the General Assembly of the State of Indiana at the sixty fourth session thereof.

Section 2. That this ordinance take effect from and after its passage and approval by the Mayor

A. O. Pope

Done at the Council Chamber in the City of Fort Wayne Ind this 27<sup>th</sup> day of August 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 27<sup>th</sup> day of August 1918 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 849.

F. M. Price  
President

Wm J. Jeffries  
City Clerk

Presented to the Mayor for approval on the 3<sup>d</sup> day of Sept 1918

Wm J. Jeffries  
City Clerk

approved this 3<sup>d</sup> day of September 1918

W. Sherman Cutshall  
Mayor.



# General Ordinance no 850

An ordinance ratifying and approving a contract entered into on August 1<sup>st</sup> 1918 by and between the City of Fort Wayne Indiana and the Indiana Engineering and Construction Company for the boiler setting for the Municipal Lighting Plant.

Whereas on the 1<sup>st</sup> day of August 1918 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with the Indiana Engineering and Construction Company for the boiler setting for the Municipal Lighting Plant.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract heretofore to-wit: On August 1, -1918 entered into by and between the City of Fort Wayne, by and through its Board of Public Works and the Indiana Engineering and Construction Company as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Fred L. C. Wuhumbury

Clerk of the Council Chamber in the City of Fort Wayne this 27<sup>th</sup> day of August 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 24<sup>th</sup> day of August 1918 by a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 850

F M Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 3<sup>d</sup> day of Sept 1918

Wm J. Jeffries

City Clerk

approved this 3<sup>d</sup> day of August 1918

W. Sherman Leitchall  
Mayor.



General Ordinance no 857.

An ordinance ratifying and approving a contract entered into on July 30<sup>th</sup> 1918 by and between the City of Fort Wayne and the Fort Wayne Oil and Supply Company for the erection and completion of a Monorail Handling System for the Municipal Lighting Plant.

Whereas on the 30<sup>th</sup> day of July 1918 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with the Fort Wayne Oil and Supply Company for the erection and completion of a Monorail Coal Handling System for the Municipal Lighting Plant Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore "made" on July 30-1918 entered into by and between the City of Fort Wayne by and through its Board of Public Works and the Fort Wayne Oil and Supply Company as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Fred. L. L. Wahrburg.

Done at the Council Chamber in the City of Fort Wayne Indiana this 27<sup>th</sup> day of August 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 27<sup>th</sup> day of August 1918 by a Majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance no 857

F. M. Price

President

Presented to the Mayor for approval on the 3<sup>d</sup> day of Sept 1918

approved this 3<sup>d</sup> day of Sept 1918

W. Sherman Cuthrell  
Mayor

Wm. J. Jeffries

City Clerk

Wm. J. Jeffries

City Clerk

253

General Ordinance No 852

An ordinance ratifying and approving a Contract entered into on July 31<sup>st</sup> 1918 by and between the City of Fort Wayne and Mat J. Dimscher and sons for the erection and Completion of certain changes and additions for the Municipal Lighting Plant.

Whereas on the 31<sup>st</sup> day of July 1918 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a Contract with Mat J. Dimscher, George M. Dimscher, Arthur P. Dimscher partners under the name and style of Mat Dimscher & sons for the erection and Completion of certain changes and additions for the Municipal Lighting Plant

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract heretofore "made": on July 31-1918 entered into by and between the City of Fort Wayne Indiana, by and through its Board of Public Works and Mat J. Dimscher, George M. Dimscher, Arthur P. Dimscher partners under the name of and style of Mat Dimscher and sons, as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Geo. F. Bennett

Come at the Council Chamber in the City of Fort Wayne Ind  
this 27<sup>th</sup> day of August 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 27<sup>th</sup> day of August 1918 by a Majority vote of all the members did pass the ordinance hereunto attached and known as General Ordinance No 852

F. M. Price

President

Mrs. J. J. J. J.

City Clerk

Presented to the Mayor for his approval this 3<sup>rd</sup> day of Sept 1918

Mrs. J. J. J. J.

City Clerk

approved this 3<sup>rd</sup> day of Sept 1918

W. Sherman

Mayor

General Ordinance No 853

An ordinance authorizing the Board of Public Safety to  
sell a lot of Scrap Copper wire belonging to the City

Section 1. Be it ordained by the common council of the City  
of Fort Wayne Indiana That the Board of Public Safety be  
and it is hereby authorized and directed to sell the scrap  
copper wire at No 1 Engine House to be sold after first  
having the same appraised as provided by law.

Section 2. That this ordinance be in full force and take  
effect on and after its passage and approval by the Mayor

Fred D. Le. Wahrenburg.  
Done at the Council Chamber in the City of Fort Wayne Ind  
this 10<sup>th</sup> day of Sept 1918.

We hereby certify that the common Council of the City of  
Fort Wayne Indiana at a Regular Session held on the 10<sup>th</sup>  
day of Sept 1918 by a Majority Vote of all the members elect  
did pass the ordinance herewith attached and known as  
General Ordinance no 853

Jacob Bell  
Vice President

Wm. J. Jeffries  
City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup>  
day of September 1918

Wm. J. Jeffries City Clerk

approved this 16<sup>th</sup> day of Sept 1918

W. Sherman Leitchall  
Mayor.

General Ordinance no 854

An ordinance fixing the Compensation of officers and employees of the Water Works Department and the Municipal Light and Power Company as amended.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public Works of said City be and they are hereby authorized to employ the following named officers and employees at and for the compensation hereinafter mentioned.

Water Works Department.

One Chief Clerk of the Water Works Department at a Salary at the rate of One hundred and fifteen (\$115.00) per month.

One Auditor of the Water Works Department at a Salary at the rate of One hundred fifteen dollars (\$115.00) per month.

One Ledger Clerk at a Salary at the rate of Ninety dollars (\$90.) per month.

One Ledger Clerk at a Salary at the rate of Ninety two dollars and fifty cents (\$92.50) per month.

One Billing Clerk at a Salary at the rate of Eighty five dollars (\$85.00) per month.

One Cashier at a Salary at the rate of Seventy dollars (\$70.00) dollars per month.

One assistant Cashier at a Salary at the rate of Sixty five dollars (\$65.00) per month.

One Draftsman at a Salary at the rate of Ninety two dollars and fifty cents (\$92.50) per month.

One Meter Inspector at a Salary at the rate of Eighty five dollars (\$85.00) per month.

Six Meter Readers at a Salary at the rate of Seventy dollars (\$70.00) per month which may be increased by said Board to a sum not to exceed Seventy five dollars (\$75.00) per month each.

One assistant General Foreman at a Salary at the rate of one hundred and fifteen dollars (\$115.00) per month.

One Clerk of Construction and Maintenance at a Salary at the rate of Eighty-five dollars (\$85.00) per month.

One Storekeeper at a Salary at the rate of Eighty five dollars (\$85.00) per month.

One Chief Plumber at a Salary at the rate of Ninety eight dollars and fifty cents (\$98.50) per month.

Two Plumbers at a Salary at the rate of Ninety-five dollars (\$95.00) per month each.

One Valve Man at a Salary at the rate of Ninety-eight dollars and fifty cents (\$98.50) per month.

Three Drivers and repairmen at a Salary at the rate of Seventy-five dollars (\$75.00) per month which may be increased by said Board to a sum not to exceed Ninety dollars (\$90.00) per month each.

Four Engineers at a Salary at the rate of One hundred and five dollars (\$105.00) per month each.

One Foreman and extra Engineer at a Salary at the rate of Ninety-five dollars (\$95.00) per month.



To Fireman at a Salary at the rate of Ninety dollars (\$90.00) per month.

Three Motor attendants at a Salary at the rate of Ninety-four dollars (\$94.00) per month.

One Watchman at Reservoir at a Salary at the rate of Seventy-five dollars (\$75.00) per month.

One Chief Engineer at a Salary at the rate of One hundred and thirty-five dollars (\$135.00) per month.

Eight Department.

One head book keeper of the Light Department at a Salary at the rate of One hundred dollars (\$100.00) per month.

One assistant book keeper of the Light Department at a Salary at the rate of eighty dollars (\$80.00) per month.

One assistant Book Keeper of the Light Department at a Salary at the rate of Sixty-five dollars (\$65.00) per month.

One Cashier at a Salary at the rate of Seventy dollars (\$70.00) per month.

One assistant Cashier and Book Keeper at a Salary at the rate of Sixty-five dollars (\$65.00) per month.

One Stenographer at a Salary at the rate of Fifty dollars (\$50.00) per month.

One Lamp Clerk at a Salary at the rate of Fifty dollars (\$50.00) per month.

One Bill clerk at a Salary at the rate of fifty-five dollars (\$55.00) per month.

One Meter Clerk at a Salary at the rate of Seventy-five dollars (\$75.00) per month.

Three Meter readers at a Salary at the rate of Seventy-five dollars (\$75.00) per month each which may be increased by said Board to a sum not to exceed Seventy-five dollars per month.

Two Solicitors at a Salary at the rate of Seventy-five dollars (\$75.00) per month each.

One Janitor at a Salary at the rate of Seventy-one dollars and fifty cents (\$71.50) per month.

One line foreman at a Salary at the rate of One hundred and thirty dollars (\$130.00) per month.

One Department foreman at a Salary at the rate of One hundred and twenty-five (\$125.00) per month.

One Head Troublemaker with horse and wagon at a Salary at the rate of One hundred and forty-six dollars and forty cents (\$146.40) per month.

Two Troublemakers at a Salary at the rate of One hundred and twelve dollars and ninety cents (\$112.90) per month each.

One Troublemaker at a Salary at the rate of Ninety-three dollars and fifty cents (\$93.50) per month.

One Meter Foreman at a Salary at the rate of One hundred and ten dollars (\$110.00) per month.

One Meter tester at a Salary at the rate of Eighty-five dollars (\$85.00) per month.

One Meter tester at a Salary at the rate of Sixty-five dollars (\$65.00) per month.

One ornamental Lamp Trimmer and Maintenance at a Salary at the rate of One Hundred dollars (\$100.00) per Month.  
 One Ornamental Lamp Trimmer and Maintenance at a Salary at the rate of Ninety five dollars (\$95.00) per Month.  
 One Lamp Trimmer at a Salary at the rate of Ninety dollars and Seventy cents (\$90.70) per Month.  
 One Stenographer at a salary at the rate of Sixty dollars (\$60.00) per Month.  
 One Draftsman at a Salary at the rate of Ninety dollars (\$90.00) per Month.  
 Three Wagon Foreman at a salary at the rate of fifty four cents (\$.54) per hour.  
 Two Wagon Drivers with horse and wagon at a salary at the rate of fifty four cents (\$.54) per hour.  
 Seven Linemen at a salary at the rate of fifty cents (\$.50) per hour.  
 Four Apprentice Linemen at a salary at the rate of Forty two cents (\$.42) per hour.  
 Four Groundmen at a salary at the rate of thirty seven cents (\$.37) per hour.  
 One Storekeeper at a salary at the rate of thirty seven cents (\$.37) per hour.  
 One Engineer at a salary at the rate of One Hundred and twenty five dollars (\$125.00) per Month.  
 One Engineer at a salary at the rate of One Hundred and fifteen dollars (\$115.00) per Month.  
 Two Engineers at a salary at the rate of One Hundred and ten dollars (\$110.00) per Month each.  
 One Head Electrical Switchboard Man at a salary at the rate of One Hundred and twenty five dollars (\$125.00) per Month.  
 Two Switchboard operators at a salary at the rate of One Hundred and ten dollars per Month. (\$110.00)  
 One Machinist at a salary at the rate of sixty cents (\$.60) per hour.  
 Three Firemen at a salary at the rate of Forty four cents (\$.44) per hour.  
 One Boiler Repair Man at a salary at the rate of Forty six cents (\$.46) per hour.  
 One Steamfitter and Pipe man at a salary at the rate of Forty five cents (\$.45) per hour.  
 Boiler room helpers at a salary at the rate of thirty nine cents (\$.39) per hour.  
 Coal Passers and Handlers at a salary at the rate of Forty cents (\$.40) per hour.  
 Section 2. That this ordinance be in full force and effect from and after September first 1918 after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of Sept 1918

We hereby certify that the Common Council of Fort  
Wayne Indiana at a Regular Meeting held on the 24<sup>th</sup>  
day of September 1918 by a Majority vote of all the Members  
did pass the ordinance herunto attached and known  
as General Ordinance no 854

F. M. Price

President

Wm J. Jaggeris

City Clerk

Presented to the Mayor for approval on the 26<sup>th</sup> day  
of September 1918

Wm J. Jaggeris

City Clerk

Approved this 27<sup>th</sup> day of September 1918

W. Sherman Cutchall

Mayor

General Ordinance 855

An ordinance ratifying and approving a contract entered into on September 23<sup>d</sup> 1918 by and between the City of Fort Wayne and Joseph P. Martin and Emmet Martin partners under the name of J. P. Martin & Co for Iron Pipe Railing for Combs Street Subway.

Whereas on the 23<sup>d</sup> day of September 1918 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with Joseph P. Martin and Emmet Martin partners doing business under the name and style of J. P. Martin & Co for Iron Pipe Railing to be erected on retaining walls in Combs Street Subway under Railroad Track Elevation Resolution No 20-1915.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne by and through its Board of Public Works and Joseph P. Martin & Co for iron pipe Railing to be erected on retaining walls in Combs Street Subway under Railroad Track Elevation Resolution No 20-1915 as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor  
Tom. Snook

Done at the Council Chamber in the City of Fort Wayne Indiana this 8<sup>th</sup> day Oct 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 8<sup>th</sup> day of Oct 1918 by a Majority vote of all the members elect did pass the ordinance herinto attached and known as General Ordinance No 855

F. M. Price  
President

Wm. J. Joffe  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of Oct 1918

Wm. J. Joffe  
City Clerk

approved this 15<sup>th</sup> day of Oct 1918

W. Sherman  
Mayor



General Ordinance no 856

The ordinance ratifying and approving a contract entered into on September 21<sup>st</sup> 1918 by and between the City of Fort Wayne and the Engineering Company a Corporation for furnishing of Steel bracing for Boiler at Municipal Lighting Plant.

Whereas on the 21<sup>st</sup> day of September 1918 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with the Engineering Company a Corporation for furnishing of Steel bracing for Boiler at the Municipal Lighting Plant.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract hereto for, to wit: On September 21<sup>st</sup> 1918 entered into by and between the City of Fort Wayne by and through its Board of Public Works and the Engineering Company a Corporation for the furnishing and erection of the City Power Station of the Municipal Lighting Plant of Steel bracing for 725 horsepower Boiler as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.  
J. W. Reynolds

Done at the Council Chamber in the City of Fort Wayne Indiana this 8<sup>th</sup> day of October 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 8<sup>th</sup> day of October 1918 by a majority vote of all the members present did pass the ordinance herunto attached and known as General Ordinance no 856

F. M. Price

President.

Presented to the Mayor for approval on the 15<sup>th</sup> day of October 1918

Wm. J. Jeffries

City Clerk

Wm. J. Jeffries

City Clerk

approved this 15<sup>th</sup> day of October 1918

W. Sherman

Leitchall  
Mayor.

General Ordinance no 857

An ordinance authorizing the purchase of certain tracts of real estate by the Board of Park Commissioners of the City of Fort Wayne.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Park Commissioners of said City be and is hereby authorized and directed to purchase at and for the sum of ninety thousand (\$90,000) dollars to be used by the City for Park purposes. Five certain tracts of real estate, each of which tracts is specifically described in General Ordinance no 846 entitled, "An ordinance authorizing the borrowing of ninety thousand (\$90,000) dollars and the sale of bonds therefor for the purchase of real estate for Park purposes as described in the ordinance," at and for the following respective prices for each of said tracts. Tract no 1 known as the Crossler tract at Twenty-eight thousand (\$28,000) dollars; Tract no 2 known as the Randall tract at nine thousand (\$9,000) dollars. Tract no 3 at Thirteen thousand (\$13,000) dollars Subject however, to the public improvement assessment on that part of said tract on which Fourth Street is laid out and established; Tract no 4 at Thirty-six thousand (\$36,000) dollars Subject however, to the unpaid installments for Municipal improvements on Maumee Avenue and on Glasgow Avenue; Tract no 5 at Four thousand (\$4,000) dollars Subject however to the unpaid installments for municipal improvements.

Section 2. That this ordinance be in full force and effect on and after its passage and approval by the Mayor  
C. O. Raper.

Done at the Council Chamber in the City of Fort Wayne Indiana this 22<sup>d</sup> day of October 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 22<sup>d</sup> day of October 1918 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 857

F. M. Price  
President

Wm. J. Jefferies  
City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of October 1918

Wm. J. Jefferies  
City Clerk

Approved this 28<sup>th</sup> day of October 1918  
W. Sherman Cutshall  
Mayor

General Ordinance 720 858

Ordinance authorizing the Board of Public works to sell  
the Holly Pump formerly used by water work Department

Section 1. Be it ordained by the Common Council of the City  
of Fort Wayne Indiana that the Board of Public works be and  
it is hereby authorized to sell the Holly water Pump formerly  
in use at no 2 pumping station of the Water Works Department  
and to execute any and all necessary instruments to consummate  
such sale: provided said property shall first be appraised  
as provided by law.

Section 2. That this ordinance be in full force and take effect  
from and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne  
Indiana this 22<sup>nd</sup> day of October 1918  
James H. Litzgett

We hereby certify that the Common Council of the City of  
Fort Wayne Indiana at a Regular Meeting held on the 22<sup>nd</sup>  
day of October 1918 by a Majority vote of all the Members  
elect did pass the ordinance herunto attached and known  
as General Ordinance no 858

F. M. Price

President

W. D. Jefferies

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of  
October 1918

W. D. Jefferies

City Clerk

Approved this 28<sup>th</sup> day of October 1918

W. Sherman Cutshall  
Mayor.

General Ordinance no 859

An ordinance approving a Contract Entered into on the 3<sup>d</sup> day of October 1918 by and between the City of Fort Wayne by and through its Board of Public Safety and the Seagrave Company. Relative to the furnishing of One tractor for 85 foot Aerial Hook and Ladder Truck.

Whereas on the 3<sup>d</sup> day of October 1918 the City of Fort Wayne by and through its Board of Public Safety and the Seagrave Company entered into a contract for the furnishing of one tractor for the 85 foot Aerial Hook and Ladder Truck.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore entered into on the 3<sup>d</sup> day of October 1918 by and between the City of Fort Wayne by and through its Board of Public Safety and the Seagrave Company for the furnishing of one tractor for 85 foot Aerial Hook and Ladder Truck as fully set forth in the preamble hereto be and the same is in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

F. W. Reynolds

Come at the Council Chamber in the City of Fort Wayne Indiana this 22<sup>d</sup> day of October 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 22<sup>d</sup> day of October 1918 by a Majority Vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 859

F. M. Price

President

Wm. J. Jaggeris

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of October 1918

Wm. J. Jaggeris City Clerk

Approved this 28<sup>th</sup> day of October 1918

W. Sherman Easthall



## General Ordinance No 860

An ordinance approving a contract entered into on the 3<sup>d</sup> day of October 1918, by and between the City of Fort Wayne by and through its Board of Public Safety and the Seagrave Company, Relative to the furnishing of one 750 Gallon Combination Pumper with Swell Wheels.

Whereas on the 3<sup>d</sup> day of October 1918 the City of Fort Wayne by and through its Board of Public Safety and the Seagrave Company entered into a contract for the furnishing of one 750 gallon Combination Pumper with Swell Wheels.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore entered into on the 3<sup>d</sup> day of October 1918 by and between the City of Fort Wayne by and through its Board of Public Safety and the Seagrave Company for the furnishing of one 750 gallon Combination Pumper as fully set out in the preamble hereto be and the same is in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

J. W. Reynolds  
Done at the Council Chamber in the City of Fort Wayne  
this 22<sup>d</sup> day of October 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 22<sup>d</sup> day of October 1918 by a Majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 860

F. M. Price  
President

W. S. Jaggies  
City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of October 1918

W. S. Jaggies  
City Clerk

approved this 28<sup>th</sup> day of October 1918

W. Sherman Leitchall  
Mayor

General Ordinance No 861

An ordinance approving and Ratifying a certain Contract entered into by and between the City of Fort Wayne Indiana and the Western Gas Construction Company providing for the construction of a side track across Buchanan Street

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore entered into by and between the City of Fort Wayne Ind and the Western Gas Construction Company on the 3<sup>d</sup> day of October 1918 as more fully set out in the preamble hereto be in all things Confirmed and approved.

Section 2. This ordinance to be in full force and take effect from and after its passage and approval by the Mayor and legal publication

F. M. Price

Done at the Council Chamber in the City of Fort Wayne Indiana this 22<sup>d</sup> day of October 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 22<sup>d</sup> day of October 1918 by a Majority vote of all the Members present did pass the Ordinance herunto attached and known as General Ordinance No 861

F. M. Price

Wm. Jefferies

President

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of October 1918

Wm. Jefferies

City Clerk

Approved this 28<sup>th</sup> day of October 1918

W Sherman Leitchell

Mayor

General Ordinance no 862.

An ordinance approving a contract entered into on the 7<sup>th</sup> day of November 1918 by and between the City of Fort Wayne by and through its Board of Public Safety and the New York Belling and Packing Company relative to the purchase of 2000 feet of National Underwriters Apmic Brand Fire Hose.

Whereas on the 7<sup>th</sup> day of Nov 1918 the City of Fort Wayne by and through its Board of Public Safety and the New York Belling and Packing Co entered into a contract for the furnishing of two thousand (2000) feet of National Underwriters Apmic Brand Fire Hose. a copy

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract heretofore entered into on the 7<sup>th</sup> day of November 1918 by and between the City of Fort Wayne by and through its Board of Public Safety and the New York Belling & Packing for the furnishing of two thousand feet of fire hose as fully set forth in the preamble hereto be and the same is in all things ratified and approved.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

J. W. Reynolds

Done at the Council Chamber in the City of Fort Wayne Indiana this 26<sup>th</sup> day of November 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 26<sup>th</sup> day of November 1918 by a Majority vote of all the members elected did pass the ordinance hereto attached and known as General Ordinance no 862

F. M. Price

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 2<sup>nd</sup> day of December 1918

Wm J. Jefferies

City Clerk

approved this 2<sup>d</sup> day of December 1918

W. Sherman Cutshall  
Mayor.

General Ordinance no 86:

An ordinance transferring to the Park Maintenance account of Seventeen Hundred and Fifty (\$1750.00) dollars from the following other accounts, Executive Fund One Hundred (\$100.) dollars, Engineering Fund Two Hundred and Fifty (250.) dollars, Bureau of Assessments Fund Seven Hundred (\$700.) dollars and from the Improvements and Betterments Fund (\$700.) dollars

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that Seventeen Hundred and Fifty (\$1750.00) be and the same is hereby transferred to the Park Maintenance account from the following accounts having unexpended balances: From the Executive Fund One Hundred (100.) dollars, from the Engineering Fund Two Hundred & Fifty (\$250.) dollars, from the Bureau of Assessments Fund Seven Hundred (700.) dollars, and from the Improvement and Betterment Fund Seven Hundred (\$700.) dollars

Section 2. That this Ordinance be in full force and effect from and after its passage and approval by the Mayor.

Fred. L. ...

Done at the Council Chamber in the City of Fort Wayne Indiana this 10<sup>th</sup> day of December 1918

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 10<sup>th</sup> day December 1918, by a Majority vote of all the members elect did pass the Ordinance herunto attached and known as General Ordinance no 863

F. M. Price

President

Wm. J. Jeffries  
City Clerk

Presented to the Mayor for approval on the 13<sup>th</sup> day of December 1918

Wm. J. Jeffries City Clerk

approved this 13<sup>th</sup> day of December 1918

W. Sherman Gutschick



## General Ordinance 864

An ordinance ratifying and approving a contract entered into on November 12<sup>th</sup> 1918 bet and between the City of Fort Wayne and Mat Jemscher & Sons a partnership for addition to warehouse for Municipal Light and Power Plant.

Whereas on the 12<sup>th</sup> day of November 1918 the City of Fort Wayne by and through its Board of Public works entered into a Contract with Mat J. Jemscher & Sons George Jemscher Arthur P. Jemscher partners doing business under the name and style of Mat Jemscher & Sons for an addition to the warehouse on Clinton Street for the Municipal Light and Power Plant.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore now in On November 12 1918 entered into by and between the City of Fort Wayne by and through its Board of Public works and Mat Jemscher & Sons a partnership for the erection of an addition to warehouse on Clinton Street for the Municipal Light and Power Plant as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Done at the Council Chamber in the City of Fort Wayne Indiana this 10<sup>th</sup> day of December 1918 John Reynolds

We hereby Certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 10<sup>th</sup> day of December 1918 by a Majority vote of all the members that did pass the Ordinance hereto attached and known as General Ordinance no 864

F. M. Price

President

Presented to the Mayor for approval on the 13<sup>th</sup> day of December 1918

Mrs. J. Jeffries

City Clerk

Mrs. J. Jeffries

City Clerk

Approved this 13<sup>th</sup> day of December 1918

W. Sherman Cutshall  
Mayor

291

General Ordinance, no 865  
as amended December 14<sup>th</sup> 1918

An ordinance for the protection of the Public Health of the City of Fort Wayne Indiana and for the prevention and suppression of the disease of Influenza.

Whereas influenza, a serious contagious and infectious disease and a menace to the health and lives of the inhabitants of Fort Wayne is now prevalent and epidemic in said city and an urgent necessity exists for the immediate checking of the further spread of said disease by quarantine regulations and the preventing and limiting of public gatherings. Now therefore.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that all houses wherein a case or cases of influenza or pneumonia following influenza exist shall be placarded in a conspicuous place with cards to be furnished by health department.

All persons having such disease shall be isolated in such house or in a hospital or other place designated by the Board of Health and no person shall be allowed to enter said sick room except the attending physician, nurse or members of the Health board and Health officers and city physician, without permission of the City Health Officer or one of his assistants.

Section 2. Every Physician engaged to treat a case of influenza or who shall have personal knowledge of any case of said disease shall immediately report to the Board of Health each individual case by name and location. Where a Physician is not employed the responsible head of the family, or in case of boarding houses, hotels or lodging houses, the manager thereof, shall immediately report the case in writing to the Board of Health.

Section 3. All individuals in any house wherein a case of influenza or pneumonia following influenza exists shall be prohibited from leaving the premises as long as the house remains placarded. However individuals in the said house not afflicted with the disease who are engaged in gainful occupation, may be permitted to follow such occupation upon the express condition however that they do not frequent public meetings, churches, schools, theatres, pool rooms, billiard halls, or any place where people from time to time congregate in considerable numbers and provided further that such individuals will avoid coming in contact in whatever manner with the patient or patients in the same house.

Section 4. All such houses shall be placarded by or under the direction of the Board of Health and said placard shall be removed only by the Board of Health and not until at least four days after the temperature has registered normal in the last case occurring in such family after patients have recovered from influenza or pneumonia following influenza the house shall be thoroughly airt.

woodwork washed with soap and water, or an approved disinfectant and all bed clothing used by the patient shall be boiled and thoroughly cleaned and and aired under direction of the Board of Health.

Section 5. That Mill Schools, public or private, Sunday Schools high schools. Continuation or trade schools Music schools business colleges and academies in the city be hereby discontinued until public notice shall be given by the Board of Health allowing their resumption when the present epidemic of influenza is over.

Provided however that such prohibition shall not apply to any such school as shall require all persons attending such school to sit not closer than two (2) feet one from the other that the prohibition is not to apply to boarding schools or colleges where students must remain on the premises or other institutions for instruction in affiliation with or under control of the Federal Government and further provided that in such schools, so exempted from this order no general assemblies be permitted except for meals. Military purposes or purposes incident thereto, and provided however that this prohibition is not to apply to schools, colleges, or academies, where private instruction is given to groups of students not to exceed five in number.

Section 6. That no child of 15 years or under shall be permitted to attend or frequent any public meetings, theatres, movies stores or any place where people from time to time Congregate in considerable numbers, and that such children shall not be permitted on the streets or street cars in said city after 7 O'clock in the evening unless accompanied by their parents or guardians until public notice shall be given by the Board of Health to the contrary when the present epidemic of influenza is over.

Section 7. That all public funerals, the public Library and all branches thereof and all swimming pools and tanks in the city be hereby discontinued until public notice shall be given by the Board of Health to the contrary when the present epidemic of influenza is over.

Section 8. That all ice cream parlors, Soda fountains and soft drink places shall serve ice cream and drinks only in individual sanitary paper containers; provided however that the usual China or glassware can be used on conditions that after each individual service they be sterilized by boiling not less than 10 minutes and provided further that not more than five people shall be served at one time at any counter and not more than two people at one time at any table and that in either case that all spoons or other utensils used by customers shall be boiled not less than 10 minutes after each individual use, and that all hotels and other public eating places shall sterilize all dishes, silver and service ware of every kind after each individual use said sterilization to consist of live steam treatment for not less than 10 minutes or immersion in boiling water for not less than 20 minutes;



until Public notice shall be given by the Board of Health to the contrary, When the present epidemic of influenza is over. Section 9. That all stores and offices of every nature shall cease dry sweeping, and substitute therefor wet mops, vacuum cleaners or sweeping compound.

Section 10. That all churches in the city be hereby discontinued until public notice shall be given by the Board of Health to the contrary, when the present epidemic of influenza is over. Provided however that this order is not to apply to such churches where the congregation is so seated as to occupy alternate seats and in no case shall a person be seated nearer than two feet to another person.

Section 11. That all department stores, all 5 and 10 cent stores and all other retail places of business in the city be hereby discontinued until public notice shall be given by the Board of Health to the contrary when the present epidemic of influenza is over. provided however that this order is not to apply to such department stores 5 and 10 cents stores, and retail business establishments as do not permit of more than one customer to every six square feet of floor space and do not allow crowding in any part of such store and do not permit bargain counters or special demonstrations in such stores and providing that no loitering shall be allowed in such places. That the advertising of special sales and especially of suburban day be discontinued until public notice shall be given by the Board of Health to the contrary when the present epidemic of influenza is over.

Section 12. That all bowling alleys, billiard halls, pool rooms, and shooting galleries be hereby discontinued until public notice shall be given by the Board of Health to the contrary, when the present epidemic of influenza is over. Provided however this order shall not apply to such bowling alleys, billiard halls, pool halls and shooting galleries as do not permit loitering on the premises nor permit spectators to be present, and only permit those to be present who are actual participants in such indoor amusements.

Section 13. That all theatres, Moving picture houses and concert halls be hereby discontinued until public notice shall be given by the Board of Health to the contrary. When the present epidemic of influenza is over. Provided however that this order is not to apply to such theatres, Moving picture houses and concert halls as restrict the number of persons attending such places to 50 per cent of the capacity of such theatres, Moving picture houses and concert halls and that only every alternate seat be occupied.

Section 14. That all lodge meetings, Society Meetings, fraternal meetings club meetings or meetings of similar organizations be hereby discontinued until public notice shall be given by the Board of Health to the contrary when the present epidemic of influenza is over.



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Provided however that this order shall not apply to any such ~~person~~ Meetings as require all attending to sit nearer than two (2) feet to any other person.

Section 15. That all dances, basket ball games boxing bouts Conventions and exhibits of every kind and nature be discontinued until public notice shall be given by the Board of Health to the contrary when the present epidemic of influenza is over.

Section 16. That the street rail way company shall insure that all its cars be properly ventilated and that they be disinfected at the end of each days run or before starting on the next day run until public notice shall be given by the Board of Health to the contrary when the present epidemic of influenza is over.

Section 17. Any person firm or corporation failing to comply with or violating any of the provisions of this ordinance shall upon conviction be fined in any sum not more than three hundred (\$300.00) dollars or be imprisoned not more than 3 months or both.

Section 18. Whereas an urgent necessity requires the immediate operation of this ordinance for the protection of the public health and the prevention and suppression of Influenza this ordinance shall be in full force and take effect as soon as proclamation is made thereof by the Mayor of Fort Wayne and copies of said ordinance and proclamation are posted in three public places in each of the wards of said city.  
Frank W. King.

Done at The Council Chamber in the City of Fort Wayne Indiana this 14<sup>th</sup> day of December 1918

We hereby certify that the common council of the City of Fort Wayne Indiana at a Special meeting held on the 14<sup>th</sup> day of December 1918 by unanimous vote of 14 of the 15 members (all said 14 being all members present) did pass the ordinance herunto attached and known as General Ordinance No 865

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 14<sup>th</sup> day of December 1918

Wm. J. Jeffries

City Clerk

approved this 14<sup>th</sup> day of December 1918

W. Sherman Leitchell

Mayor

## General Ordinance no 866

An ordinance authorizing the Board of Public works to sell Six (6) head of horses now used in the Street Department.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public works be and the same is hereby authorized and directed to sell after first having been appraised as provided by law Six (6) head of horses now used in the Street Department.

Section 2. That this ordinance be in full force and effect on and after its passage and approval by the Mayor  
Jacob Bell

Done at the Council Chamber in the City of Fort Wayne Indiana this 14<sup>th</sup> day of Jan. 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 14<sup>th</sup> day of January 1919 by a majority vote of all the members did pass the ordinance herunto attached and known as General Ordinance no 866

F.M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of January 1919

William J. Jeffries

City Clerk

Approved this 21<sup>st</sup> day of January 1919

W. Sherman Dunsen

Mayor

# General Ordinance no 867

An ordinance changing the name of Lambert drive and Clifton ave to that of Wildwood avenue.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the name of Lambert Drive running west from Broadway to Thompson avenue and the name of Clifton avenue running west from Thompson avenue to St Marys river shall hereafter be Wildwood Avenue

Section 2. That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

F. M. Price

Done at the Council Chamber in the City of Fort Wayne Indiana this 14<sup>th</sup> day of January 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 14<sup>th</sup> day of January 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 867

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of January 1919

Wm. J. Jefferies City Clerk

Approved this 21<sup>st</sup> day of January 1919

W. Sherman Centetall  
Mayor

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General Ordinance no 868

An ordinance regulating traffic upon the streets, alleys or public places of Fort Wayne around school houses

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind That no person, firm or corporation shall operate or cause, allow or permit to be operated any vehicle upon the streets, alleys or public places of the City of Fort Wayne while passing any school houses at a greater rate of speed than legal speed limit between the hours of 8 A.M. and 5 P.M.

Section 2. That the Board of Safety shall cause the following sign to be posted on every street within or block of any school house "To wit" School zone - protect the children.

Provided however that said sign need be placed only at such places as such Board shall deem necessary.

Section 3. any person firm or Corporation violating any of the provisions of this ordinance shall be fined in any sum not less than Five dollars no more than One Hundred Dollars.

Section 4 That this ordinance be in full force and take effect on and after its passage, approval by the Mayor and legal publication

Harry McFadden

We hereby certify that the Common Council of the City of Fort Wayne Ind at a Regular meeting held on the 1<sup>st</sup> day of January 1919 by a Majority vote of all Members elect did pass the ordinance herunto attached and known as General Ordinance no 868

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of January 1919

Wm. J. Jefferies City Clerk

approved this 21<sup>st</sup> day of January 1919

W. Shuckan Cautshall  
Mayor.



## General Ordinance No 869

An ordinance to protect the public Health and to prevent and Restrain Venereal Diseases, as amended

Whereas Venereal diseases have impaired the Capacity of a large number of persons engaged in Military and Navy forces of the United States, and  
Whereas the federal government has requested the Co-operation of all Municipalities in suppressing Venereal diseases, by the enactment and enforcement of laws for that purpose; and it is desired to do all things necessary for the protection of the health and general welfare of our citizens, and in every possible way to co-operate with the government of the United States: Now therefore.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that diseases known as Syphilis, gonorrhoea and chaneroid are hereby designated as Venereal diseases, and are hereby recognized and declared to be contagious, Communicable, infectious and dangerous to the public health.

Section 2. That the Board of Health of the City of Fort Wayne is hereby given the power, for the purpose of protecting the public Health, to quarantine, and isolate all cases of Venereal diseases described in Section 1 hereof when in its opinion they are a menace to the public Health and to the citizens of the City.

Section 3 That all physicians in attendance at any hospital or institution, or who are prescribing for or attending any private patient afflicted with any of said venereal disease, or any physician having knowledge that any person is suffering from any of said diseases shall within forty eight hours after obtaining such knowledge report all such cases, giving name address and occupation of the person to the Board of Health.

Section 4. All druggists and other persons selling any medicine for the relief or cure of any of said Venereal diseases shall keep a record thereof and shall within forty eight hours after selling or dispensing said remedies for such purposes report the name address and occupation of the person for whom such remedy is sold or dispensed to the Board of Health. No such remedy shall be sold by any physician or other person unless the person applying therefore shall give the name address and occupation of the person for whom such remedy is to be used. And any such person applying to any druggist or other person to purchase any remedy for said Venereal diseases or reporting any case of Venereal disease to the Board of Health who shall falsely report the name address or occupation of the person having such venereal disease or the person for whom the remedy is intended shall be deemed to have Violated this ordinance.

Section 5. All hospitals, Sanitariums or other institutions in which any patient is being treated for any of said venereal disease, or is found to have the same shall within forty eight hours after such disease are discovered report the name, address and occupation of the person or persons so afflicted to the Board of Health.

Section 6. All reports made to the Board of Health under the provisions of this ordinance are for the purpose of enabling it to properly perform its public duties under the provisions hereof, and the record of the same kept by it shall be its confidential record and shall not be open to public inspection

Section 7. Any person, firm or corporation violating any of the provisions of the ordinance shall upon conviction be fined in a sum not to exceed Three Hundred dollars (\$300.) or imprisoned not exceeding ninety (90) days, or both fined and imprisoned in the discretion of the court.

Section 8 That this ordinance be in full force and take effect on and after its passage, approval by the mayor and legal publication

Frank W. King

Came at the Council Chamber in the City of Fort Wayne this 14<sup>th</sup> day of January 1919.

We hereby certify that the common council of the City of Fort Wayne did at a Regular meeting held on the 14<sup>th</sup> day of January 1919 by a majority vote of all the Members elect did pass the ordinance hereto attached and known as General Ordinance no 869

F. M. Price  
President

Wm. J. Jeffries  
City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of January 1919

Wm. J. Jeffries City Clerk  
approved this 21<sup>st</sup> day of January 1919  
W. Sherman Cutchall

General Ordinance No 870

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne Ind by and through its Board of Public Works and the Pennsylvania Company  
Whereas on the 20<sup>th</sup> day of January 1914 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a Contract with the Pennsylvania Company

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract and agreement heretofore to wit on the 20<sup>th</sup> day of January 1914 made and entered into by and between the City of Fort Wayne by and through its Board of Public Works and the Pennsylvania Company, operating the Pittsburg, Fort Wayne and Chicago Railway as fully set out in the preamble hereto be and the same is hereby in all things confirmed and approved.  
Section 2 This ordinance shall take effect and be in full force from and after its passage and approval by the Mayor.

E. M. Buchanan

Done at the Council Chamber in the City of Fort Wayne Ind this 17<sup>th</sup> day of February 1914

Be it further Certified that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 17<sup>th</sup> day of January 1914 by a Majority vote of all the Members elect did pass the ordinance herewith attached and known as General Ordinance No 870

F. M. Price

President

Wm. T. Jeffries

City Clerk

Presented to the Mayor for approval on the 17<sup>th</sup> day of February 1914

Wm. T. Jeffries

City Clerk

approved this 17<sup>th</sup> day of February 1914

W. Sherman Cristall

Mayor



General Ordinance No 871

An ordinance approving a contract entered into by and between Louis Fort and the City of Fort Wayne by and through its Board of Park Commissioners dated January 24<sup>th</sup> 1919. Whereas on the 24<sup>th</sup> day of January 1919 Louis Fort entered into a contract with the City of Fort Wayne by and through its Board of Park Commissioners which contract is in the following words

This agreement made this 24<sup>th</sup> day of January, 1919 by and between Louis Fort party of the first part and the City of Fort Wayne by and through its Board of Park Commissioners party of the second part Witnesseth:

That in consideration of the mutual covenants herein contained it is by the parties hereto agreed that the party of the first part agrees to sell and the party of the second part agrees to buy the following described real estate situate in the County of Allen in the State of Indiana Lots Number "A" and "B" in Irvington Park Addition to the City of Fort Wayne Allen County Indiana.

That the said party of the second part shall pay to said party of the first part for said real estate the sum of Eight thousand six hundred nine dollars and fifty three cents (\$8,069.53) with six per cent (6%) interest per annum until the amount is fully paid as follows: One thousand (\$1,000.00) dollars on or before the first day of July of each year thereafter until said sum with interest thereon is fully paid.

Said payments to be first applied in the payment of annual interest and the balance upon the sum.

Party of the first part agrees on or before February 28-1919 to execute to party of the second part a deed of conveyance for said real estate warranting the same against all liens and incumbrances.

Witness our hands and seals the day and year first above written

Louis Fort

Party of the first part

City of Fort Wayne  
By David W. Foster  
Wm. Brewer  
Abt Ackerman  
Louis Fort

25 Board of Park Commissioners

attest

Cecilia M. Welch

Secretary

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract heretofore on the 24<sup>th</sup> day of January 1919 entered into by Louis Fort Party of the first part and the City of Fort Wayne by and through its Board of Park Commissioners of the second part as more fully set forth in the preamble hereto be and the same is hereby in all things ratified and approved.



Section 2. That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

Fred W. C. Wamenburg

Done at the Council Chamber in the City of Fort Wayne this 11<sup>th</sup> day of February 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 11<sup>th</sup> day of February 1919 by a Majority vote of all the members did pass the ordinance herunto attached and known as General Ordinance no 871

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 17<sup>th</sup> day of February 1919

Wm. J. Jefferies

City Clerk

Approved this 14<sup>th</sup> day of February 1919

W. Sherman Centamore

Mayor

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General Ordinance no 872

An ordinance defining the limits of the wholesale and retail markets on Barr Street and regulating the wholesaling and retailing of provisions and articles of food upon the Barr Street Market and providing a penalty for the violation thereof.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne that the public wholesale market of vegetables, poultry, meats, fruits and other produce, excepting hay, straw, or wood shall be located over and along the East side of Barr Street between the New York, Chicago and St. Louis Railroad and the North line of Main Street in the City of Fort Wayne and upon no other street, avenue or public place in said City shall any market be maintained. The Market Master of the City shall take and have entire control of such market.

On such wholesale market no article there offered for sale shall be sold or offered for sale at retail.

The word "Wholesale" as used in this section shall be construed as meaning any purchase or sale of any article or article with the intention to resell.

Section 2. The Farmers public retail market of vegetables, poultry, meats, fruits and other articles of food shall be located over and along Barr Street between the South line of Main Street and the North line of Washington Street and on East Berry Street East of Barr Street in said City and upon no other street, avenue or public place in said City shall any such market be maintained.

The Market Master of said City shall take and have entire control of such market. On such retail market a space of fifty (50) feet south from the South line of Main Street shall be set apart for the use of peddlers holding a license from the City of Fort Wayne to peddle food stuffs. Said Market Master may at his discretion assign stalls or stands for hucksters on said Farmers retail market immediately south of the space set aside for peddlers; Provided, however that no hucksters are to be located south of the center of Berry Street; and further provided that any stall or stand so occupied by any licensed peddler or huckster shall be plainly marked to show that the occupant thereof is a licensed peddler or huckster as the case may be. Whenever any part of said space so set aside for peddlers is not used by peddlers or when any space so assigned to a huckster or hucksters is not used by hucksters, it shall be ~~unlawful~~ for the Market Master to assign any other seller the use of such space while not used by peddlers or hucksters as the case may be. It shall be unlawful for any person, firm or corporation to sell or offer for sale on said Barr Street retail Market any article not produced by said person, firm or corporation, provided however that sales by such licensed peddlers within the limits

Said fifty (50) feet and Sales be conducted in space so assigned to them shall be lawful; and provided further that no one who is a bona fide seller on said Market of articles raised or produced by himself shall be held to have violated this section by selling or offering to sell on said Market in addition to such articles only articles procured by him direct from the producer or raiser thereof.

Section 3. All articles intended and held for sale on said Farmers retail Market may be offered for sale on every morning of the week except Sunday from daylight until 1:00 O'clock P. M. of each day and it shall be unlawful for any person, firm or corporation to sell or offer for sale on said Market any articles except during said hours.

Section 4. No article shall be sold or offered for sale at wholesale on said retail Market before 9:30 O'clock A. M. on any day.

The word Wholesale as used in this section shall be construed as meaning any purchase or sale of any article or articles with the intention to re-sell but shall in no case apply to any article or articles purchased by the consumer for his or her own use.

Section 5. It shall be unlawful for any person, firm or corporation having an established place of business within the corporate limits of the City of Fort Wayne for the sale at wholesale or retail of provisions or articles of food to sell or offer for sale on said retail Market any provisions or articles of food or food products.

Section 6. That it shall be the duty of the Market Master to superintend said Market and keep it thoroughly clean and in good order and report to the Board of Public Safety of said City improvements or alterations in or about such Market as may be deemed necessary. He shall during the hours fixed for said Market in Section 3 of this ordinance be in constant attendance and preserve good order. He shall see that no imposition is practiced by seller or buyer. Cause the Market vehicles to be so placed in the market space as not to subvert the public generally. He shall prevent or remove all obstructions or nuisances ready to exist or actually existing in the same, direct arrange and adjust the stands and stalls and situations for sale of all articles not sold from wagons or rented stalls or stands; he shall prescribe the kind of stands or stalls to be used for the placing of provisions thereon and for the removal of the same he shall especially see that all of the provisions of this or any other ordinance passed in regard to said Market be faithfully complied with and that all violations of the same shall be prosecuted; and to enable said Market Master to discharge the duties imposed upon him hereby he is hereby invested with the power of a Police officer of said City.

Section 7. The renting of all stalls and stands as



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herein provided is upon express conditions that whenever any of said rented stalls or stands are not used for the purposes herein intended it shall be lawful for the Market Master to assign any other seller the use of such stall or stand while not used by the renter, subject however to the provisions of section 2. of this ordinance.  
Section 8. It shall be the duty of every occupant of any stall or stand on said market before leaving the same, to cause his stall or stand to be thoroughly cleaned and all animal or vegetable matter or rubbish there deposited by him to be cleared away from such market stand or stall.

Section 9. after the third Saturday of June in each year it shall be the duty of the Market Master to report to the Clerk of the Board of Public Safety all stalls and stands in said Market leased and occupied with the names of such lessors or occupants, and all stalls and stands unoccupied and the amount received therefor; and it shall be the further duty of the Market Master during the year to make a weekly report to the Clerk of the Board of Public Safety of all moneys received by him for the renting of stalls or stands of from other sources.

Section 10. If the right to the use of any stand or stall in the retail Market is forfeited by any person by reason of the violation of any of the provisions of this ordinance the City shall have the right to re-rent the same, and any money paid by the person so forfeiting his lease shall in no event be refunded.

Section 11. Any lease of stall or space in said Market may be revoked by the Board of Safety on the violation by the holder thereof of any of the provisions of this ordinance.

Section 12. Any Marketor who shall be twice convicted in any one year of violating any of the Market regulations of the City shall forfeit his lease and be barred from selling at any retail Market for at least two years.

Section 13. The Board of Public Safety shall have the power to revoke Market leases at any time, but the Marketor so ousted shall not be entitled to have any portion of the rental moneys by him paid refunded to him.

Section 14. No retail Market lease shall be transferred assigned or sublet; nor shall any other person than the lessee occupy or use the stall or stand space so leased, or any portion thereof except as provided in section 7 of this ordinance.

Section 15. Leases may be surrendered to the City Controller to be cancelled but such surrender or cancellation shall not entitle the lessee to receive back any portion of the rental money by him paid.

Section 16. Any stall or stand space the lease of which may be surrendered and cancelled under the provisions of the preceding section or the lease of which may not be completed from the failure to pay the annual thereof or which may remain unrented after the 3<sup>d</sup> Saturday of June, or the lease of which may be forfeited to the City for violation of any Market regulation, or the lease of



which may be revoked by the Board of Public Safety. May be leased at any time for the unexpired portion of the year at a rental proportioned to the rental chargeable for the whole year provided that in no case shall the rental so paid be less than the pro rata rental for three (3) months.

Section 17. Every person who shall bring articles to said Market, and sell or offer to sell the same from a wagon or other vehicle and who has not a regular stand or stall, shall report to and be assigned a standing place by the Market Master in charge of such Market:

and said party shall pay to said officer such sum as may be fixed by this ordinance for each time he shall attend such Market, and then sell or offer for sale.

Section 18. It shall be unlawful for any person to sell offer or expose for sale any unwholesome, damaged or spoiled provisions of any kind in said Markets.

Section 19. It shall be unlawful for any person other than a lessee, or a person who has been assigned thereto by the Market Master thereof, to use or occupy any stall or stand in any retail Market, unless otherwise herein provided.

Section 20. It shall be unlawful for any person to post, paste or stick up any bill, placard or any other printed or written advertisement or card upon any retail Market house or the fixtures thereto appertaining.

Section 21. It shall be unlawful for any person to idly sit, stand, lounge or walk about the Market during Market hours, or to ride, lead or push any bicycle, wagon or cart along in or through said Market house or Market space during Market hours.

Section 22. It shall be unlawful for any person to sell any article whatsoever from any vehicle or otherwise, in or upon any street, alley, sidewalk or public place adjacent to any retail Market, unless he shall have been stationed by the Market Master in charge of such Market, and shall have duly paid the required fee.

Section 23. It shall be unlawful for any person to sell by auction or outcry any article of food, wares or merchandise in the retail Market, or in or upon any street, alley, sidewalk, public place, or private premises contiguous thereto, during the Market hours of such retail Market.

Section 24. It shall be unlawful for the lessee or occupant of any stall or stand, in or connected with any retail Market, to attract attention to his articles, goods, wares or merchandise by outcry or any other boisterous or annoying manner.

Section 25. No stand or stall shall be used for restaurant purposes.

Section 26. It shall be the duty of the Market Master to assign any person who shall desire it, for the purpose of selling at retail his wares or products any stall or stand not rented or occupied and collect therefore the sum of fifteen cents (15¢) per day, subject to and in

accordance with the provisions of section 2 of this ordinance.  
Section 27. That the rental price for the use of the stands or  
Stalls in the covered market for Tuesdays, Thursdays, and  
Saturdays shall be fifteen dollars (\$15.00) per annum.  
however no stand in the covered market is to be rented for  
less than a period of one year unless otherwise herein  
provided.

Section 28. all persons desiring to renew the rental of Stalls or  
stands on said retail market shall file notice of their desire  
so to renew with the clerk of the Board of Safety between the  
first day of may and the first day of June of each year.  
provided that the right to renew such stall or stands is only  
given to the Marketor who produces the commodity he sells  
except in said space of fifty (50) feet reserved for peddlers  
and in any space assigned to hucksters, as provided herein.  
thereupon the clerk shall immediately issue an order to  
the applicant for said stand or stall and upon the  
immediate presentation of the same and upon the immediate  
payment of fifteen dollars (\$15.00) by the applicant to the City  
Controller the latter shall issue a certificate to the applicant  
entitling him to use stand or stall for a period of one  
year from the date of said certificate which certificate  
shall be dated the third Saturday of June all stands  
or stalls not renewed before the third Saturday of June  
shall be rented on said day to Marketors only who  
produce the commodity sold by them upon the  
market. except as otherwise provided in section 2 hereof.  
Provided however that no application for rental of said  
stands or stalls shall be received before 10:00 O'clock A.M.  
of said third Saturday of June and all certificates  
shall be issued so as to expire by the third Saturday  
of June. Upon the issuing of an order by the clerk  
to said applicant he shall present such certificate  
to said Controller as hereinbefore ordained

Section 29. The sale of all articles on said wholesale market  
and on said retail market shall be by weight in compliance  
with the provisions of the act of the General assembly of the  
State of Indiana as to weights and measures.

Section 30. General Ordinance No 52 entitled: An ordinance  
regulating the wholesaling and retailing of provisions and  
articles of food upon the Barr Street Market and providing  
a penalty for the violation of the provisions of this ordinance  
and General Ordinance No 197 entitled: An ordinance  
establishing the wholesale market for vegetables, poultry, Meats,  
fruits and other produce, except plants, hay, straw or wood,  
upon and along Barr Street, between the right of way of the  
New York Chicago & St. Louis Railroad, and the North  
line of Perry Street and providing the regulations thereof  
and General Ordinance No 438 entitled: An ordinance  
regulating wholesaling and retailing of provisions and articles  
of food upon the Barr Street Market, and providing a penalty  
for the violation of the provisions of this ordinance and all  
ordinances and parts of ordinances in conflict herewith  
are hereby repealed.

Section 31. Any person, firm or corporation failing to comply with or violating any of the provisions of this ordinance shall upon conviction be fined in any sum not exceeding One Hundred dollars (\$100.00)  
Section 32. That this ordinance be in full force and take effect on and after May 1<sup>st</sup> 1919.

E. M. Bucina  
Done at the Council Chamber in the City of Fort Wayne Indiana this 25<sup>th</sup> day of February 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 25<sup>th</sup> day of February 1919 by a Majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance No 872

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 3<sup>rd</sup> day of March 1919

Wm. J. Jeffries

City Clerk

Approved this 4<sup>th</sup> day of March 1919

W. Sherman Leitch

Mayor

Amended see page 357



General Ordinance no 873

An ordinance authorizing the sale of certain real estate now part of the park lands in the City of Fort Wayne

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Park Commissioners be and they are hereby authorized to contract for the sale of and to sell the following described real estate being part of the park lands now owned by said City, as follows:

That part of Hanna's Auditor Fountain (18) Fifteen (15) Sifters (16) in the Northwest fractional quarter (N.W. 1/4) of Section two (2) in Township Thirty (30) North Range twelve (12) East in the City of Fort Wayne Indiana lying South of the right of way of the Lake Shore and Michigan Southern Railroad Company. The said land to be sold and conveyed as other lands of the City are sold; provided however that said land shall not be sold in any event for less than Twenty one thousand (\$21,000) dollars, and the said Board of Park Commissioners are hereby authorized to pay out of the proceeds of said sale one thousand (\$1,000) dollars Commission for the sale thereof.

Section 2 That the funds which shall be derived from such sale shall be credited to the Department of Public Parks and expended and re-invested and held for other park purposes in the Northwest park district of said City of Fort Wayne.

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Done at the Council Chamber in the City of Fort Wayne Indiana this 11<sup>th</sup> day of March 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 11<sup>th</sup> day of March 1919 by a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 873

F. M. Price

President

Presented To the Mayor for approval on the 17<sup>th</sup> day of March 1919

Approved this 17<sup>th</sup> day of March 1919

W. Sherman



General Ordinance No 874

An ordinance regulating the cutting into and the tunnelling under of pavements and sidewalks and providing a penalty for the violation thereof.

Section 1. It shall be unlawful for any person, firm or corporation to cut into, or make any opening in the surface of or tunnel under any pavement or any sidewalk in any street, alley or public place in the City of Fort Wayne for any purpose whatsoever without having first secured the proper permit provided for in the following Section.

Section 2. Any person, firm or corporation desiring to cut into or to make any opening in the surface of or to tunnel under any pavement or any sidewalk in any street, alley or public place in said City shall first make application to the Board of public works of said City on forms to be provided by said Board, for a permit to do said work and in said application shall contract to replace or pay for the replacement of or properly repair any such sidewalk or pavement so to be cut, in accordance with the conditions and specifications so may be imposed by said Board: The said Board of public works shall consider said application and grant the same on such terms as to it may seem best or refuse the same at its discretion.

Section 3. The said Board of public works shall keep in its office a record of all such permits issued.

Section 4. Any person, firm or corporation failing to comply with or violating any of the provisions of this ordinance shall upon conviction be fined in any sum not exceeding three hundred dollars, (\$300.00).

Section 5. That this ordinance be in full force and take effect from and after its passage approval by the Mayor and legal publication.

Done at the Council Chamber in the City of Fort Wayne Indiana this 11<sup>th</sup> day of March 1919.

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 11<sup>th</sup> day of March 1919 by a majority vote of all the members elected did pass the ordinance herewith attached and known as General Ordinance No 874

F. M. Price

President

W. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 17<sup>th</sup> day of March 1919

W. J. Jeffries

City Clerk

approved this 17<sup>th</sup> day of March 1919

W. Sherman Leitchall  
Mayor

General Ordinance no 875

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne by and through its Board of public works and the Gramm-Semster Motor Truck Company for the furnishing of one motor truck Street flusher.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract heretofore entered into on the 25<sup>th</sup> day of February 1919 by and between the City of Fort Wayne by and through its Board of Public Works and the Gramm-Semster Motor Truck Company as more fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

A. C. Pope

Done at the Council Chamber in the City of Fort Wayne Ind this 11<sup>th</sup> day of March 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular Meeting held on the 11<sup>th</sup> day of March 1919 by a Majority vote of all the members elected did pass the ordinance hereto attached and known as General Ordinance no 875

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 17<sup>th</sup> day of March 1919

Wm. J. Jefferies City Clerk

Approved this 17<sup>th</sup> day of March 1919

W. Sherman Leitchell  
Mayor

General Ordinance No 876

An ordinance ordering the improvement of Barthold Street from the north property line of High Street to the south property line of Spring Street.

Whereas heretofore on the 9<sup>th</sup> day of January 1919 the Board of Public works duly adopted a resolution deeming it necessary to improve Barthold Street from the north property line of High Street to the south property line of Spring Street as set forth in said resolution so adopted by the Board of Public works of the City of Fort Wayne Ind above referred to, and

Whereas on the 6<sup>th</sup> day of February 1919 a Majority of the resident free holders upon that part of Barthold Street from the north property line of High Street to the south property line of Spring Street filed with said Board of Public works a Remonstrance signed by them against the making of such improvement. Therefore

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that a necessity existing therefore Barthold Street from the north property line of High Street to the south property line of Spring Street be and the same is hereby ordered improved in accordance with the resolution above referred to, adopted by the Board of Public works on the 9<sup>th</sup> day of January 1919 and in accordance with the provisions of an act entitled, An act concerning Municipal Corporations passed by the General assembly of the State of Indiana at the Fifty fourth session thereof.

Section 2. That this Ordinance take effect from and after its passage and approval by the Mayor

Daniel Harrison

Done at the Council Chamber in the City of Fort Wayne Ind on the 11<sup>th</sup> day of March 1919

We hereby testify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 11<sup>th</sup> day of March 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 876

F. M. Price

President

Presented to the Mayor for approval on the 17<sup>th</sup> day of March 1919

Wm J. Jufferies

Clerk

Wm J. Jufferies

Deputy Clerk

approved this 17<sup>th</sup> day of March 1919

W. Sherman Leitchall  
Mayor



General Ordinance no 877

An ordinance transferring the sum of Twenty-one thousand seven hundred sixty-three and ten hundredths (\$21,763.10) dollars from the garbage plant fund to the general fund of the city.

Whereas at the Seventy-first Regular Session of the General assembly of the state of Indiana an act was passed entitled: "An act to empower the Common Council of the city of Fort Wayne, Indiana to transfer by ordinance the sum of \$21,763.10 from the garbage plant fund to the general fund of the city." which act became a law on March 11-1919. Now therefore, by virtue of said law and the general powers granted to this Council.

Section 1. Be it ordained by the Common Council of the city of Fort Wayne Indiana that the sum of twenty-one thousand seven hundred sixty-three and ten hundredths (\$21,763.10) dollars now in the garbage plant fund be and the same is hereby transferred from said garbage plant fund to the general fund of said city.

Section 2 That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

Fred. D. Wahrenburg

Done at the Council Chamber in the city of Fort Wayne Indiana this 25<sup>th</sup> day of March 1919

We hereby certify that the Common Council of the city of Fort Wayne at a Regular Meeting held on the 25<sup>th</sup> day of March 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 877

F. M. Price

President

W. J. Jefferies  
City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of March 1919

W. J. Jefferies City Clerk

Approved this 31<sup>st</sup> day of March 1919

W. Sherman, City Clerk



General Ordinance no 878

An ordinance authorizing the Board of Public Safety  
to sell certain Personal property

Section 1. Be it ordained by the Common Council of the  
City of Fort Wayne, Indiana that the Board of Public  
Safety be and is hereby authorized to sell after first  
having been appraised, as provided by law, six  
horses now in the Fire Department

Section 2 That this ordinance be in full force and  
effect on and after its passage and approval by  
the Mayor

James A. Zigg  
Done at the Council Chamber in the City of Fort Wayne Ind  
this 25<sup>th</sup> day of March 1919

We hereby Certify that the Common Council of the City of  
Fort Wayne Indiana at a Regular Meeting held on the 25<sup>th</sup>  
day of March 1919 by a Majority vote of all the members elect  
did pass the ordinance herunto attached and known as  
General Ordinance no 878

F. M. Price  
President

Wm S. Jefferies  
City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of  
March 1919

Wm S. Jefferies  
City Clerk

Approved this 31<sup>st</sup> day of March 1919

W. Sherman Leitchman  
Mayor

General Ordinance 879

An ordinance ordering the improvement of Superior Street from the east property line of Culbourn Street to the east property line of Spy run Avenue, and also ordering the improvement of Spy run Avenue from the north property line of Superior Street to the St. Marys River.

Whereas heretofore on the 9<sup>th</sup> day of January 1919 The Board of Public Works duly adopted resolutions deeming it necessary to improve said Superior Street and Spy run Avenue as set forth in said resolutions so adopted by the Board of Public Works of Fort Wayne above referred to. And

Whereas on the 6<sup>th</sup> day of February 1919 a majority of the resident freeholders upon that part of Superior Street and Spy run Avenue proposed by the Board of Public Works to improve filed with said Board a remonstrance signed by them against the making of such improvement therefore

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that a necessity existing therefore, Superior Street from the east property line of Culbourn to the east property line of Spy run Avenue and Spy run Avenue from the north property line of Superior Street to the St. Marys river be and the same are hereby ordered improved in accordance with the resolutions above referred to, adopted by the Board of Public Works on the 9<sup>th</sup> day of January 1919 and in accordance with the provisions of an act entitled "An act" Concerning Municipal Corporations passed by the General Assembly of the State of Indiana at the fifty-fourth session thereof.

Section 2 That this ordinance take effect from and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne this 25<sup>th</sup> day of March 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 25<sup>th</sup> day of March 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 879

F. M. Price

President

Presented to the Mayor for approval on the 3<sup>rd</sup> day of March 1919

approved this 3<sup>rd</sup> day of March 1919

Wm. J. Jeffries

City Clerk

Wm. J. Jeffries City Clerk

W. Sherman Lenthall

Mayor

General Ordinance no 880

An ordinance fixing the salary of the clerk of the building inspector

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the clerk of the building inspector shall receive a salary at the rate of Fifty (\$50) dollars per month during the first six months of his employment; Fifty five (\$55) dollars during the next six months; Sixty (\$60) dollars during the next six months; Sixty five (\$65) dollars during the next six months of his employment and thereafter during his employment Seventy (\$70) dollars per month.

Section 2. That this ordinance shall repeal all ordinances and parts of ordinance in conflict herewith.

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor  
Jacob Bill

Done at the Council Chamber in the City of Fort Wayne Indiana this 22<sup>d</sup> day

We hereby certify that the Common Council of the Fort Wayne Indiana at a Regular meeting held on the 22<sup>d</sup> day of April 1919 by a majority vote of all the members elected did pass the ordinance herewith attached and known as  
General Ordinance no 880

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of April 1919

Wm J. Jeffries City Clerk

approved this 28<sup>th</sup> day of April 1919

W. Sherman Secretary

# General Ordinance No 881

An ordinance authorizing the purchase of a certain tract of real estate by the Board of Public works of the City of Fort Wayne

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana. That the Board of Public works of said City be and is hereby authorized and directed to purchase at and for the sum of \$4,000 a certain tract of real estate in Allen County Indiana, described as follows:

To-wit:  
All that part of Section 3, Township 30 North, Range 12 East, bounded as follows: Commencing at a stake at the South west corner of the North abutment of the aqueduct formerly crossing the St. Marys river in said City of Fort Wayne North 31 degrees East and 37 feet from a large Sycamore tree; thence South 40 degrees West 481 feet; thence North 4 degrees West 490 feet; thence South 74 degrees East 132 feet; thence South 82 degrees East, 116 feet; thence South 35 degrees East 132 feet to the place of beginning, and containing two acres more or less, together with all privileges and appurtenances to the same belonging. The said \$4,000 to be paid out of the Bridge Fund.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Ben F. Bennett

Done at the Council Chamber of the City of Fort Wayne Indiana this 22<sup>nd</sup> day of April 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 22<sup>nd</sup> day of April 1919 by a Majority vote of all the Members elect did pass the ordinance hereto attached and known as General Ordinance No 881

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of April 1919

Wm. J. Jeffries City Clerk

approved this 28<sup>th</sup> day of April 1919

W. Sherman Cutshall

Mayor



General Ordinance no 882  
 An ordinance providing for the licensing of theatres  
 and moving picture houses.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that it shall hereafter be unlawful for any person, firm or corporation to own, control, maintain or operate, or open, or cause to be opened, controlled, maintained or operated within said City of Fort Wayne any theatre or opera house or moving picture house or room where moving pictures are exhibited, without having first procured a license from the City Controller to do so;

provided however that this ordinance shall not apply to buildings, structures or rooms wherein entertainments or theatrical performances are occasionally given.

Section 2. Any person, firm or corporation desiring to maintain, operate or open in said City any theatre,

opera house, moving picture house or room wherein moving pictures are exhibited, shall apply to the City Controller for a license so to do upon blank forms to be furnished by said Controller, giving the location and street number where such theatre or opera house, or moving picture house or room is located and the character of the performance to be given, and upon payment of the proper license fee, as provided for herein, the City Controller shall issue such license, which shall be in force for one year only from the date of such application.

The fee of such license to be paid said Controller shall be based upon the seating capacity of every such theatre, opera house and moving picture house or room as follows:

Seating capacity	350 or less	-----	\$50.00
"	"	351 up to 500 inclusive	75.00
"	"	501 " " 750 "	100.00
"	"	751 " " 1000 "	150.00
"	"	1001 " " 1500 "	200.00
"	"	1501 and over	250.00

Section 4. Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not to exceed One Hundred dollars for each offense, and every day any person, firm or corporation shall maintain, operate or cause to be maintained or operated any theatre, opera house or moving picture house or room or carry on or permit any performance or exhibition to be given in any such theatre, opera house or moving picture house or room without first obtaining a license so to do shall constitute a separate offense.

Section 5. All ordinances and parts of ordinances in conflict with the provisions of this ordinance are hereby repealed.

Section 6. That this ordinance be in full force and take effect from and after its passage approval by the Mayor and legal publication.

James A. Siggitt

Done at the Council Chamber in the City of Fort Wayne  
Indiana this 27<sup>th</sup> day of May 1919

We hereby certify that the Common Council of the City of  
Fort Wayne Indiana at a Regular Meeting held on the 27<sup>th</sup>  
day of May 1919 by a Majority vote of all the members elect  
did pass the ordinance herunto attached and known as  
General Ordinance No 882

F. M. Price

President

William J. Jefferies

City Clerk

Presented to the Mayor for approval on the 6<sup>th</sup> day of June  
1919

Wm Jefferies

City Clerk

Approved this 6<sup>th</sup> day of June 1919

W. Sherman Cutschall

Mayor

General Ordinance No 883

An ordinance authorizing the purchase of a certain tract of real estate by the Board of Public works of the City of Fort Wayne Ind

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public works of said City be and it is hereby authorized and directed to purchase or and for the sum of One Thousand (\$1,000.) dollars a certain tract of real estate in Allen County, Indiana described as follows: Commencing at a point on the North line of the alley north of Fairview Place addition to the City of Fort Wayne where the west line of lot numbered twenty-eight (28) in said addition intersects the same; thence north to the south line of Tennessee avenue; thence southeast on the south line of Tennessee avenue to the St Joseph river; thence in a southerly direction following the meanderings of the St Joseph river to the north line of the alley north of said Fairview Place addition produced east to the St Joseph river; thence west on said line produced East and on the north line of said alley to the place of beginning, all in said City of Fort Wayne.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

E. M. Buchanan

Done at the Council Chamber in the City of Fort Wayne, Indiana this 27<sup>th</sup> day of May 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of May 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 883

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 6<sup>th</sup> day of June 1919

Wm J. Jeffries City Clerk

Approved this 6<sup>th</sup> day of June 1919

U. Sherman Cutchall  
Mayor

General Ordinance no 884 as amended

An ordinance ratifying and approving a contract entered into on March 28-1919 by and between the City of Fort Wayne Indiana and the United States Cast Iron Pipe and Foundry Company for the furnishing of cast iron water pipe and specials for the waterworks department. Whereas on the 28<sup>th</sup> day of March 1919 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with the United States cast iron pipe and Foundry Company for the furnishing of cast iron water pipe and specials for the Waterworks Department.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore to wit on March 28-1919 entered into by and between the City of Fort Wayne by and through its Board of Public Works and the United States cast iron Pipe and Foundry Company, as fully set out in the preamble hereto be and the same is hereby in all things ratified and approved.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

A. O. Pope

Done at the Council chamber in the City of Fort Wayne Indiana this 27<sup>th</sup> day of May 1919

We hereby certify that the Common Council of the City of Fort Wayne did at a regular meeting held on the 27<sup>th</sup> day of May 1919 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 884

F. M. Price

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 6<sup>th</sup> day of June 1919

Wm. J. Jeffries

City Clerk

Approved this 6<sup>th</sup> day of June 1919

W. Harman Cutscher  
Mayor



General Ordinance no 885

An ordinance ordering the improvement of Jefferson Street from east property line of Clinton Street to the west property line of Lafayette Street.

Whereas, heretofore on the — day of April 1919 the Board of Public Works duly adopted a resolution deeming it necessary to improve Jefferson Street from the east property line of Clinton Street to the west property line of Lafayette Street as set forth in said resolution according to the plans and specifications therefor on file in the office of the said Board of Public Works the cost thereof to be assessed upon the real estate abutting on said portion of Jefferson Street, which resolution was duly confirmed by said Board on the 8<sup>th</sup> day of May 1919 and.

Whereas on the 8<sup>th</sup> day of May 1919 a majority in number of the resident freeholders on said portion of said Jefferson Street filed with said Board of Public Works a remonstrance signed by them against said improvement; Now therefore Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana a necessity existing therefor that Jefferson Street from the east property line of Clinton Street to the west property line of Lafayette Street be and the same as hereby ordered improved in accordance with the resolution above referred to and according to the plans and specifications therefor on file in the office of the Board of Public Works and the said Board is hereby authorized and directed to cause said improvement to be made in accordance with said resolution.

Section 2. That said ordinance be in full force and take effect from and after its passage and approval by the Mayor.

E. M. Buchanan

Done at the Council Chamber in the City of Fort Wayne Ind this 27<sup>th</sup> day of May 1919

We hereby Certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 29<sup>th</sup> day of May 1919, by a majority vote of all the members elect did pass the Ordinance hereunto attached and known as General Ordinance no 885

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 6<sup>th</sup> day of June 1919

Wm J. Jeffries City Clerk

Approved this 6<sup>th</sup> day of June 1919

W. Sherman Leitchall  
Mayor

General Ordinance No 886

An ordinance ordering the improvement of Meridian Street from the South Property line of Pfeiffer Avenue to the North Property line of Huffman Street.

Whereas heretofore on the 7<sup>th</sup> day of April 1919, the Board of Public Works duly adopted a resolution deeming it necessary to improve Meridian Street from the South Property line of Pfeiffer Avenue to the North property line of Huffman Street as set forth in said resolution so adopted by the Board of Public Works of the City of Fort Wayne above referred to, and.

Whereas on the 19<sup>th</sup> day of May 1919 a Majority of the resident freeholders upon Meridian Street from the South Property line of Pfeiffer Avenue to the North line of Huffman Street filed with said Board of Public Works a remonstrance signed by them against the making of such improvement, therefore

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana, That a necessity existing therefore Meridian Street from the South line of Pfeiffer Avenue to the North Property line of Huffman Street be and the same is hereby ordered improved in accordance with the resolution above referred to, adopted by the Board of Public Works on the 7<sup>th</sup> day of April 1919 and in accordance with the provisions of an act entitled, "an act Concerning Municipal Corporations" passed by the General assembly of the State of Indiana at the 64<sup>th</sup> Session thereof.

Section 2. That this ordinance take effect from and after its passage and approval by the Mayor.

James A. Legget  
Daniel Henline

Done at the Council Chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of June 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 24<sup>th</sup> day of June 1919 by a majority vote of all the members did pass the ordinance herewith attached and known as General Ordinance No 886

F. M. Price

Wm. J. Jefferies

President

City Clerk

Presented to the Mayor for ~~his~~ approval on the 30<sup>th</sup> day of June 1919

Wm. J. Jefferies City Clerk

approved this 30<sup>th</sup> day of June 1919

W. Sherman Cutchall  
Mayor

General Ordinance No 887

An ordinance authorizing the sale of certain real estate now part of the Park Lands in the City of Fort Wayne and providing for the re-investment of the proceeds of such sale and authorizing the purchase of a certain tract of real estate by the Board of Park Commissioners of said City

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Park Commissioners be and they are hereby authorized to contract for the sale of and to sell the following described tract of real estate being part of the Park Land now owned by said City as follows: "Tract" or "Strip" of Land in the City of Fort Wayne, Allen County, Indiana being part of lot 13 of the Kerr Murray addition to the City of Fort Wayne and being twelve (12) feet in width and situated South of and along the South line of lot 22 of the said Kerr Murray addition and contiguous thereto, extending from the west line of Perry Avenue to the water line of the North bank of the Jack Satch. also known as Mill Creek containing twelve hundred and twelve (1212) square feet; The said land to be sold and conveyed as other lands of the City are sold; provided said Property shall be first appraised as provided by Law.

Section 2 That the funds which shall be derived from such sale shall be credited to the Department of Public Parks and expended and re-invested as hereinafter provided in this ordinance.

Section 3. That the Board of Park Commissioners of said City be and it is hereby authorized to purchase the following described tract of real estate to be used for Park purposes: "Tract" All of that part of lot twenty-one (21) and twenty-two (22) of the Kerr Murray addition to the City of Fort Wayne Ind. lying west and South of the water line on the North and East bank of the Jack Satch also known as Mill Creek. All in Allen County Indiana containing five thousand six hundred twenty five (5625) <sup>square</sup> feet; provided that the purchase price of said tract can be paid entirely out of the proceeds of the tract of land and containing twelve hundred and twelve (1212) square feet; which said Board of Park Commissioners is authorized to sell by Section 1 of this ordinance. Said Board of Park Commissioners is hereby authorized to expend and reinvest the proceeds or so much thereof as may be necessary of the sale of said tract of land, described in Section 1 hereof in the purchase of said last described tract of land containing 5625 square feet and any portion of the proceeds of such sale not so expended and reinvested in said purchase shall be expended and reinvested and held for other Park purposes in the Northwest Park District of said City of Fort Wayne.

Section 4 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Fred W. C. Wahrenburg

(copy)



125  
Done at the Council Chamber in the City of Fort Wayne  
Indiana this 24<sup>th</sup> day of June 1919

We hereby certify that the Common Council of the City of Fort  
Wayne Indiana at a Regular meeting held on the 24<sup>th</sup> day  
of June 1919 by a Majority vote of all the Members elect did pass  
the ordinance herunto attached and known as  
General Ordinance No 887

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day  
of June 1919

Wm J. Jeffries City Clerk

Approved this 30<sup>th</sup> day of June 1919

W. Sherman Leitchall  
Mayor.



General Ordinance No 888

An ordinance fixing the Compensation of certain officers and employes in the Fort Wayne Municipal electric light and power works.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following officers and employes of the Fort Wayne Municipal electric light and power works shall receive the salaries and wages specified herein from and after May 1-1919 to wit:

One Chief Clerk at a salary at the rate of One Hundred ten dollars (\$100.00) per month

One Book keeper at a salary at the rate of One hundred (\$100.00) dollars per month

One Bookkeeper at a salary at the rate of eighty-nine (\$89.00) dollars per month

One Bookkeeper at a salary at the rate of Seventy-five (\$75.00) dollars per month

One Cashier at a salary at the rate of eighty-five (\$85.00) per month

One Bill clerk at a salary at the rate of fifty-five (\$55.00) per month

One Lamp clerk at a salary at the rate of fifty-five (\$55.00) dollars per month

One Collector at a salary at the rate of one hundred (\$100.00) dollars per month

One Solicitor at a salary at the rate of One Hundred (\$100.00) dollars per month

Three Solicitors at a salary at the rate of eighty (\$80.00) dollars each per month

One Stenographer at a salary at the rate of Seventy (\$70.00) dollars per month

One Meter Superintendent at a salary at the rate of One Hundred twenty (\$120.00) dollars per month

One head Meter tester at a salary at the rate of One hundred ten (\$110.00) dollars per month

One Meter setter at a salary at the rate of One hundred (\$100.00) dollars per month

Two Meter testers at a salary at the rate of Ninety (\$90.00) dollars each per month

One Meter clerk at a salary at the rate of eighty (\$80.00) dollars per month

One Meter tester and clerk at a salary at the rate of fifty-five (\$55.00) dollars per month

Three Meter readers at a salary at the rate of Seventy-five (\$75.00) dollars each per month

One Bill passer at a salary at the rate of fifty-five (\$55.00) per month

One Janitor at a salary at the rate of Seventy-five (\$75.00) dollars per month

One Stenographer Superintendent's office at a salary at the rate of fifty-five and twenty-five hundredths (\$56.25) dollars per month

One construction foreman at a salary at the rate of One hundred thirty seven and fifty hundredths (\$137.50) dollars per month.

One line foreman at a salary at the rate of One hundred forty three (\$143.00) dollars per month.

One chief Troublman who furnishes horse and wagon at a salary at the rate of One hundred sixty one and four hundredths (\$161.04) dollars per month.

One Troublman at a salary at the rate of One hundred twenty four and nineteen hundredths (\$124.19) dollars per month.

One day Troublman at a salary at the rate of one hundred (\$100.00) dollars per month.

One ornamental lamp trimmer at a salary at the rate of One hundred five (\$105.00) dollars per month.

One ornamental lamp trimmer at a salary at the rate of one hundred (\$100.00) dollars per month.

Wagon Foreman in the construction department at the rate of fifty cents per hour.

Lineman in the construction department at the rate of fifty five cents per hour.

Apprentice lineman in the construction department at the rate of Forty six and one half ( $46\frac{1}{2}$ ) cents per hour.

Groundman in the construction department at the rate of forty and one half ( $40\frac{1}{2}$ ) cents per hour.

Truck driver in the construction department at the rate of forty-six and one half ( $46\frac{1}{2}$ ) cents per hour.

Laborers in the construction department at the rate of forty and one half ( $40\frac{1}{2}$ ) cents per hour.

Electrician in the construction department at the rate of fifty eight and one half ( $58\frac{1}{2}$ ) cents per hour.

Oil arc lamp repairman at a salary at the rate of One hundred ten (\$110.00) dollars per month.

One draftsman and storekeeper at a salary at the rate of one hundred five (\$105.00) dollars per month.

One storekeepers helper at the rate of Forty and one half ( $40\frac{1}{2}$ ) cents per hour.

One chief engineer power plant at a salary at the rate of One hundred and sixty five (\$165.00) dollars per month.

One assistant engineer at power plant at a salary at the rate of One hundred thirty five (\$135.00) dollars per month.

One engineer at power plant at the rate of one hundred twenty five (\$125.00) dollars per month.

One engineer at power plant at a salary at the rate of one hundred twenty (\$120.00) dollars per month.

One head electrician at power plant at a salary at the rate of one hundred thirty five (\$135.00) dollars per month.

Three switchboard operators at a salary at the rate of One hundred twenty (\$120.00) dollars each per month.

Machinists at power house at the rate of fifty six ( $56\frac{1}{2}$ ) cents per hour.

Boiler repairman at power plant at the rate of fifty and one half ( $50\frac{1}{2}$ ) cents per hour.

Fireman at power plant at the rate of forty eight and one half ( $\$48\frac{1}{2}$ ) cents per hour.

Assistant Fireman at power plant at the rate of forty six and one half ( $\$46\frac{1}{2}$ ) cents per hour

Fireman, Helpers and laborers at the rate of forty four ( $\$44$ ) cents per hour.

One ore camp trimmer at a salary at the rate of one hundred ( $\$100.00$ ) dollars per month.

Section 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor

Geo. F. Bennett

Done at the Council Chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of June 1919.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 24<sup>th</sup> day of June 1919 By a Majority vote of all the Members held did pass the ordinance hereto attached and known as General Ordinance No 888

F. M. Price

President

Wm. J. Jafferis

City Clerk

Presented to the Mayor for approval on the 30 day of June 1919

Wm. J. Jafferis City Clerk

Approved this 30 day of June 1919

W. Sherman Southall  
Mayor



General Ordinance No 889

An ordinance fixing the compensation of certain officers and employees of the water works department

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the following employees of the water works department shall receive the salaries and wages specified herein from and after May 1-1919  
"to wit"

One chief clerk at a salary at the rate of One hundred and twenty-five (\$125.00) dollars per month.

One Auditor of the water works department at a salary at the rate of one hundred and thirty-five (\$135.00) dollars per month.

One ledger clerk at a salary at the rate of One hundred (\$100.00) dollars per month.

One ledger clerk at a salary at the rate of One hundred two and fifty hundredths (\$102.50) dollars per month.

One billing clerk at a salary at the rate of Ninety-five (\$95.00) dollars per month.

One Cashier at a salary at the rate of Eighty (\$80.00) dollars per month.

One assistant cashier at a salary at the rate of Seventy (\$70.00) dollars per month.

One draftsman at a salary at the rate of One hundred (\$100.00) dollars per month.

One meter inspector at a salary at the rate of Ninety-five (\$95.00) dollars per month.

Six meter readers at a salary at the rate of eighty-five (\$85.00) dollars per month.

One General Foreman at a salary at the rate of One hundred Fifty (\$150.00) dollars per month.

One assistant general foreman at a salary at the rate of one hundred twenty-five (\$125.00) dollars per month.

One clerk of Construction and Maintenance at a salary at the rate of Ninety-five (\$95.00) dollars per month.

One Storkkeeper at a salary at the rate of Ninety-five (\$95.00) dollars per month.

One chief plumber at a salary at the rate of one hundred ten (\$110.00) dollars per month.

Two plumbers at a salary at the rate of One hundred five (\$105.00) dollars per month.

One Valve Man at a salary at the rate of One hundred ten (\$110.00) dollars per month.

Three drivers and repairmen at a salary at the rate of eighty-five (\$85.00) dollars per month which may be increased by said board to a sum not to exceed Ninety-five (\$95.00) dollars per month each.

Four engineers at a salary at the rate of One hundred ten (\$110.00) dollars per month each.

Three firemen at a salary at the rate of Ninety-five (\$95.00) dollars per month each.

Three meter attendants at a salary at the rate of One hundred (\$100.00) dollars per month each.



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two utility men at a salary at the rate of eighty (\$80.00) dollars per month which may be increased by said board to a sum not to exceed one hundred ten (\$110.00) dollars per month each

Machinists at the rate of forty-seven and one half (47 1/2) cts per hour

Labourers at the rate of thirty three (33c) per hour which may be increased by said board to fifty (50c) cents per hour.

Watchman or warden Eight (\$80.00) per month.

Section 2 That this ordinance be in full force and take effect from and after May 1-1919 after its passage and approval by the Mayor

Ben F. Bennett

Done at the Council Chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of June 1919.

We hereby certify that the common Council of the City of Fort Wayne Indiana at a regular meeting held on the 24<sup>th</sup> day of June 1919 by a majority vote of all the Members did pass the ordinance herewith attached and known as General Ordinance No 889

F. M. Price

President

Wm. J. Joffries

City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day of June 1919

Wm. J. Joffries City Clerk

approved this 30<sup>th</sup> day of June 1919

W. Sherman Litchell  
Mayor

381

General Ordinance 890

An ordinance fixing the salaries of certain employees in the police department.

Whereas beginning with October 1-1919 the patrolmen in the police department will be placed on a schedule of an eight-hour working day which necessitates a re arrangement of the police force and will cause an increase of duties for the officers of said police force now therefore.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following employees in the police department under the Board of Public Safety and working on a basis of a twelve-hour day receive the following salaries respectively on and after the first day of October 1919.

The Chief of Police shall receive a salary at the rate of two hundred (~~\$200.~~) dollars per month.

The Captain of police shall receive a salary at the rate of One hundred and fifty (~~\$150.~~) dollars per month.

The Lieutenant of police shall receive a salary at the rate of one hundred forty (~~\$140.~~) dollars per month.

The Sergeant detectives shall receive a salary at the rate of One hundred twenty five (~~\$125.~~) dollars per month.

All other members of the police department working on a basis of an eight-hour shall receive salaries as follows:

The duty Sergeants shall receive a salary at the rate of one hundred-ten (~~\$110.~~) dollars per month.

All patrolmen, Motorcycle men, traffic officers, drivers station clerks and stationmasters shall receive a salary during the first six months of their employment at the rate of ninety (~~\$90.~~) dollars per month and during the second six months of their employment a salary at the rate of ninety five (~~\$95.~~) dollars per month and thereafter during their employment a salary at the rate of one hundred (~~\$100.~~) dollars per month.

The humane officer shall receive a salary at the rate of ninety (~~\$90.~~) per month.

The Police Station shall receive a salary at the rate of eighty (~~\$80.~~) dollars per month.

Section 2 That all ordinances and parts of ordinances in conflict herewith are hereby repealed

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Charles King

Done at the Council Chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of June.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 24<sup>th</sup> day of June 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 890

F. M. Price

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day  
of June 1919

Wm. J. Jefferies  
City Clerk

Approved this 30<sup>th</sup> day of June 1919

W. Sherman Leitchhall  
Mayor

General Ordinance no 891

An ordinance authorizing the employment by the Board of  
Public Safety of three (3) additional duty Sergeants and  
twelve (12) additional patrolman

Whereas beginning with October 1-1919 the patrolman in  
the police department will be placed on a schedule of an  
eight-hour working day which necessitates the employment  
of additional patrolman and additional duty Sergeants Now  
Therefore

Section 1. Be it ordained by the Common Council of the City  
of Fort Wayne Ind That the Board of Public Safety of said  
City is hereby authorized and empowered to appoint and  
employ three (3) additional duty Sergeants and twelve  
(12) additional patrolman the date of their employment  
to commence on and after October 1-1919.

Section 2. That the ordinance be in full force and take  
effect from and after its passage and approval by the Mayor

James A. Leggett

Done at the Council Chamber in the City of Fort Wayne Ind  
this 24<sup>th</sup> day of June 1919

We hereby certify that the Common Council of the City of Fort  
Wayne Indiana at a regular meeting held on the 24<sup>th</sup>  
day of June 1919 by a majority vote of all the members elect  
did pass the ordinance herewith attached and known as  
General Ordinance no 891

F. M. Price

President

Wm. J. Jefferies  
City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day  
June 1919

Wm. J. Jefferies

City Clerk

Approved this 30<sup>th</sup> day of June 1919

W. Sherman Leitchhall  
Mayor

General Ordinance no 892

An ordinance fixing the salary of the secretary to the chief of Police

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Ind that the Secretary to the Chief of Police shall receive a salary at the rate of eighty (\$80) per month.

Section 2 That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section 3. That this ordinance be in full force and later effect from and after its passage and approval by the Mayor

Jacob Rill  
Done at the Council Chamber in the City of Fort Wayne Ind  
This 24<sup>th</sup> day of June

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 24<sup>th</sup> day of June 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as  
General Ordinance no 892

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day of June 1919

Wm J. Jeffries

Approved this 30<sup>th</sup> day of June 1919

W. Sherman, Sec. Council



General Ordinance No 893

An ordinance fixing the salary of the Superintendent of Garbage Disposal

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Superintendent of the Garbage Disposal shall receive a salary at the rate of One hundred twenty five (\$125.00) per month beginning July 1<sup>st</sup> 1919

Section 2. That this ordinance shall repeal all ordinances and parts of ordinances in conflict herewith.

Section 3. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Done at the Council Chamber in the City of Fort Wayne Indiana this 8<sup>th</sup> day July 1919  
James A. Lizzert

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular session held on the 8<sup>th</sup> day of July 1919 by a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 893.

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 14<sup>th</sup> day of July 1919

Wm J. Jeffries City Clerk

Approved this 14<sup>th</sup> day of July 1919

W. Sherman Leitchall  
Mayor

General Ordinance No 894

An ordinance amending Section 1 of General Ordinance no 889 entitled "An ordinance fixing the Compensation of certain officers and employes of the water works Department passed June 24-1919.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana That Section 1 of the above entitled ordinance be amended by striking out after the words "one draftsman at a salary at the rate of" the words, "One hundred (\$100.00) dollars and inserting in lieu thereof "One hundred two and fifty hundredths (\$102.50) dollars. Section 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Charles King.

Done at the Council Chamber in the City of Fort Wayne Indiana this 8<sup>th</sup> day of July 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 8<sup>th</sup> day of July 1919 by a majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance no 894

F. M. Price

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 11<sup>th</sup> day of July 1919

Wm. J. Jefferies City Clerk

Approved this 11<sup>th</sup> day of July 1919

W. Sherman Leitchhall

Mayor

General Ordinance No 895

An ordinance authorizing the purchase of a certain tract of real estate by the Board of Public Works of the City of Fort Wayne.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public Works of said City be and it is hereby authorized and directed to purchase at and for the sum of One Thousand (\$1,000) dollars a certain tract of real estate in Allen County Indiana, described as follows: Commencing at a point on the North line of the alley North of Fairview Place Addition to the City of Fort Wayne seven (7) feet east of the point where the the west line of Lot Numbered twenty-eight (28) in said addition extended intersects the same: Thence North to the South line of Tennessee Avenue; Thence South west on the South line of Tennessee Avenue to the St. Joseph river; Thence in a southerly direction following the meanderings of the St. Joseph river to the North line of the alley North of said Fairview Place Addition produced East to St. Joseph river; Thence west on said line produced East and on the North line of said alley to the place of beginning, all in said City of Fort Wayne.

Section 2 That General Ordinance No 883 entitled an ordinance authorizing the purchase of a certain tract of real estate by the Board of Public Works of the City of Fort Wayne passed May 27 1919 be and the same is hereby repealed.

Section 3 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

E. M. Buchanan.

Done at the Council Chamber in the City of Fort Wayne Indiana this 8<sup>th</sup> day of July 1919.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 8<sup>th</sup> day of July 1919 by a majority vote of all the Members elect did pass the ordinance herunto attached and known as General Ordinance No 895

F. M. Price

President

Wm. Jeffries

City Clerk

Presented to the Mayor for approval on the 14<sup>th</sup> day of July 1919

Wm. Jeffries

City Clerk

Approved this 14<sup>th</sup> day of July 1919

W. Sherman Litchfield  
Mayor



General Ordinance No 896

An ordinance approving and ratifying a certain contract entered into on the 26<sup>th</sup> day of May 1919 by and between the City of Fort Wayne Indiana and the Fort Wayne and Northern Indiana Traction Company.

Whereas on the 26<sup>th</sup> day of May 1919 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with the Fort Wayne and Northern Indiana Traction Company.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract heretofore entered into by and between the City of Fort Wayne Indiana and the Fort Wayne and Northern Indiana Traction Company as fully set out in the preamble hereto be and the same is hereby in all things confirmed and approved.

Section 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor

F. M. Paice

J. W. Reynolds

Done at the Council Chamber in the City of Fort Wayne this 22<sup>nd</sup> day of July 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 22<sup>nd</sup> day of July 1919 by a majority vote of all the members elect did pass the Ordinance herewith attached and known as General Ordinance No 896

Jacob Bill

Vice President

W. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of July 1919

W. J. Jeffries City Clerk

Approved this 28 day of July 1919

W. Sherman Cuthrell  
Mayor



General Ordinance No 897

An ordinance amending section 1 of General Ordinance No 888 entitled an ordinance fixing the compensation of certain officers and employes in the Fort Wayne Municipal Electric Light and Power works passed June 24 1919.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Ind. that section 1 of the above entitled ordinance be amended by striking out after the words "One Stenographer Superintendents" office at a salary as the rate of "the words Fifty-six and twenty-five hundredths (\$56.25) dollars per month," and inserting in lieu thereof the words: Seventy-five (\$75.00) dollars per month. One-fifth of which shall be paid by the water works department, and that said section be further amended by striking out after the words: Wagon foreman in the Construction Department at the rate of "the words Fifty (60¢) per hour and inserting in lieu thereof the words "Fifty-two and one tenth (62-1/10) cents per hour from august 1-1919.

That said section be further amended by striking out after the words: Linemen in the construction department at the rate of "the words Fifty-five (55¢) cents per hour and inserting in lieu thereof "Fifty-seven and one half (57 1/2¢) cents per hour from august 1-1919.

and that said section be further amended by striking out after the words: "Apprentice linemen in the construction department at the rate of "the words "Forty-six and one half (46 1/2¢) cents per hour and inserting in lieu thereof "Forty-eight and three tenths (48 3/10¢) cents per hour from august 1-1919."

Section 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Ben F. Bennett

Done at the Council Chamber in the City of Fort Wayne Ind this 22<sup>d</sup> day of July 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 22<sup>d</sup> day of July 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 897

F. M. Price

President

Wm Jafferis

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of July 1919

Wm Jafferis

City Clerk

Approved this 28<sup>th</sup> day of July 1919

W. Sherman Leitchhall  
Mayor.

General Ordinance No 898

An ordinance amending section 2 of general ordinance No 318 entitled "An ordinance requiring peddlers and hawkers to take out a license and fixing a penalty for the violation of same as amended April 23-1907" passed April 23-1907.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 2 of the above entitled ordinance be amended to read as follows: Section 2 Every such license shall expire on December 31<sup>st</sup> of the year in which issued. For such license to sell, barter exchange and offer for sale barter and exchange in upon or along any street, alley or other public place of said City, travelling from place to place either on foot, or with any kind of a vehicle, and fruits, Vegetables, eggs, butter, poultry or other farm products, Meats, fish or other articles of food for human consumption there shall be paid to the Controller of each person so engaged the sum of Seventy-five (\$75.00) dollars per year before the issuance of such license when such license is applied for prior to July 1<sup>st</sup> of any year and a license fee of Fifty (\$50.00) dollars per year when such license is applied for after July 1<sup>st</sup> of any year. For a license to sell barter exchange and offer for sale barter and exchange any other goods wares medicines Merchandise or other articles of value other than food for human consumption, there shall be paid to the Controller a fee of one hundred and fifty (\$150.00) dollars per year; if then any license provided for in this section is issued by the Controller said Controller shall also deliver to such licensee two (2) Metal number plates for each such license issued, on which shall be printed or stamped the words 'Peddler's license No— 19— Fort Wayne' which number plates shall at all times be displayed on each side of any vehicle used by such licensee in his said business.

Section 2. That this ordinance be in full force and take effect on and after its passage approval by the Mayor and legal publication  
Frank A. Schramm,

Done at the Council chamber in the City of Fort Wayne this 12<sup>th</sup> day of Aug 1919

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 12<sup>th</sup> day of Aug 1919 by a majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance No. 898

Isaiah B. Rice President

Wm J. Jeffries City Clerk

Presented to the Mayor for approval on the 18<sup>th</sup> day of Aug 1919

Wm J. Jeffries  
City Clerk

Approved this 18<sup>th</sup> day of Aug 1919

W. Sherman Centennial  
Mayor

General Ordinance No 899  
Amended August 12-1919

An ordinance amending chapter 32 of general ordinance No 390 known as the building code passed and amended May 25-1909, as amended by general ordinance No 626 passed November 11-1913 and as amended by general ordinance No 664 passed August 11-1914.

Section 1 Be it ordained by the common council of the City of Fort Wayne Ind That Chapter 32 of General ordinance No 390 known as the building code passed as amended May 25-1909 as said Chapter was amended by general ordinance No 626 passed November 11-1913 and as amended by general ordinance No 664 passed August 11-1914

Chapter 32  
Electrical work

Section 1 That the board of public works of the City of Fort Wayne Ind shall appoint an electrical inspector who shall be a properly qualified electrician and shall hold office for the term of two (2) years next succeeding the date of his appointment and until his successor is appointed and qualified. Prior to entering upon his duties he shall take the oath required by law and give Bond in the sum of \$1000, with surety to be approved by the Controller conditioned for the faithful performance of his duties. He may be removed at any time by the Board of Public Works for incompetency or neglect of duty. He shall be an assistant to the Building Inspector and at all times under the direct control of the Board of Public Works. The duties of said Electrical Inspector shall be to inspect all electrical wires and apparatus installed in any building or structure within the Corporate limits of said City and to issue certificates of approval on same. Such Electrical inspector shall receive an annual salary of eighteen (\$1800.) dollars payable monthly.

Section 2 Any person firm or corporation desiring to place or install any electrical wires fixtures or apparatus in any building or structure in said City shall before commencing or doing any electrical construction work of any kind whatsoever except in cases of repair for maintenance make application in writing to the electrical inspector for inspection of said work. Which said application shall give the location by street and number and a brief description of what the work comprises.

B. No person, firm or corporation shall place or install any electrical wires, fixtures or apparatus in any building or structure in said City until said person, firm or corporation shall have first paid to the City Controller a fee of \$15.00 for the first year and \$5. each year thereafter and shall have given a bond to the City of Fort Wayne in the penal sum of \$1000, with surety to be approved by the City Controller. Conditioned for the faithful performance of his, their or its duties, according to the terms of this ordinance.



Section 2. That this ordinance be in full force and take effect on and after the passage and approval by the mayor and legal publication.

The ordinance was read the first time in full and on motion the ordinance was read the second time by its title and referred to committee on health.

FRANK A. SCHRAMM

#### GENERAL ORDINANCE NO.—

An ordinance transferring to the general fund four thousand five hundred (\$4,500) dollars from other accounts.

Section 1. Be it ordained by the common council of the city of Fort Wayne, Indiana, that four thousand five hundred (\$4,500) dollars be and the same is hereto transferred to the general fund of said from the following accounts of the department of public works having unexpended balance, to-wit: From the city hall account two thousand (\$2,000) dollars; from the bridges account two thousand five hundred (\$2,500) dollars.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the mayor.

JAMES A. LIGGETT

The ordinance was read the first time in full, and on motion the ordinance was read the second time by its title and referred to committee on finance.

#### MOTION.

I move you that Section one, of ordinance licensing peddlers be made to read \$10.00 for license in lieu of \$5.00 for peddlers' license.

BEN F. BENNETT

JAMES HILL

Lost.

#### MOTION.

I move you that Section one, of the general ordinance entitled: "An ordinance amending Section 2 of general ordinance No. 215 entitled 'An ordinance requiring peddlers and hawkers to take out a license and fixing a penalty for the violation of same as amended April 23, 1907, passed April 23, 1907,' be now amended to read as follows, to-wit:

Section 1. Be it ordained by the common council of the city of Fort Wayne, Indiana, that Section 2 of the above entitled ordinance be amended to read as follows: "Section 2. Every such license shall expire on December 31st of the year in which issued. For every license to sell, barter, exchange and offer for sale, barter and exchange on or along any street, alley or other public place in said city, traveling from place to place, either on foot,

In all wiring special attention should be paid to the mechanical execution of the work. Careful and neat running, connecting, soldering, taping of conductors, and securing and attaching of fittings, are especially conducive to security and efficiency, and are strongly advised.

In laying out an installation, except for constant-current systems, every reasonable effort should be made to secure distribution centers located in easily accessible places, at which point the cut-outs and switches controlling the several branch circuits can be grouped for convenience and safety of operation. This lead should be divided as evenly as possible among the branches, and all complicated and unnecessary wiring avoided.

The use of wire-ways for rendering concealed wiring permanently accessible is most heartily indorsed and recommended; and this method of accessible concealed construction is advised for general use.

Architects are urged, when drawing plans and specifications, to make provision for the channel and pocketing of buildings for electric light or power wires, and also for telephone, district messenger and other signaling system wiring.

#### CLASS A.

##### Generators, Motor Switchboards, Etc.

Includes electrical equipment of central stations, dynamo, motor and storage battery rooms, transformer substations, etc.

##### 1. Generators.

Must be located in a dry place.

It is suggested that water-proof

— BEN F. BENNETT

Seconded by HILL

Carried

#### GENERAL ORDINANCE NO. 898 AS

AMENDED AUGUST 12, 1919.

An ordinance amending Section 2 of general ordinance No. 215 entitled "An ordinance requiring peddlers and hawkers to take out a license and fixing a penalty for the violation of same as amended April 23, 1907," passed April 23, 1907.

Section 1. Be it ordained by the common council of the city of Fort Wayne, Indiana, that Section 2 of the above entitled ordinance be amended to read as follows: "Section 2. Every such license shall expire on December 31st of the year in which issued. For such license to sell, barter, exchange and offer for sale, barter and exchange on or along any street, alley or other public place in said city, traveling from place to place, either on foot or with any kind of a vehicle, any fruits, vegetables, eggs, butter, poultry or other farm products, meats, fish



ter: upon his duties he shall take the oath required by law and give bond in the sum of \$1,000 with surety to be approved by the controller conditioned for the faithful performance of his duties. He may be removed at any time by the board of public works for incompetency or neglect of duty; he shall be an assistant to the building inspector and at all times under the direct control of the board of public works. The duties of said electrical inspector shall be to inspect all electrical wires and apparatus installed in any building or structure within the corporate limits of said city and to issue certificates of approval on same. Such electrical inspector shall receive an annual salary of eighteen (\$1,800) dollars, payable monthly.

Sec. 2. (a) Any person, firm or corporation desiring to place or install any electrical wires, fixtures or apparatus in any building or structure in said city shall, before commencing or doing any electrical construction work of any kind whatsoever—except in cases of repairs for maintenance—make application in writing to the electrical inspector, for inspection of said work. Which said application shall give the location by street and number and a brief description of what the work comprises.

(b) No person, firm or corporation shall place or install any electrical wires, fixtures or apparatus in any building or structure in said city until said person, firm or corporation shall have first paid to the city controller a fee of \$15 for the first year and \$5 each year thereafter and shall have given a bond to the city of Fort Wayne in the penal sum of \$1,000 with surety to be approved by the city controller, conditioned for the faithfully performance of his, their, or its duties, according to the terms of this ordinance, which bond shall be for the terms of one year and shall be renewed annually.

(c) No public service company, corporation, partnership or individual shall connect service wires to any system until the same has been inspected and a certificate of approval issued by the electrical inspector.

Sec. 3. All wiring hereafter installed within the city limits, as the same is now or may hereafter be defined by ordinance, other than dwellings with less than three apartments outside of the city fire limits, must be installed in metal conduit or armoured cable, or metal raceway.

Sec. 4. All service wires must enter the building through iron conduit and must terminate in metal cabinet, the outside end of conduit being provided with approval service entrance.

Main switches for all installations must be of the enclosed type.

The minimum size of service wires shall be as follows:

Two wire service 1-3 circuits No 10 E. & S. gauge.

#### GENERAL ORDINANCE NO. 699.

An ordinance amending chapter XXXII of general ordinance No. 390 known as the building code passed and amended May 25, 1919, as amended by general ordinance No. 626 passed November 11, 1913 and as amended by general ordinance No. 664 passed August 11, 1914.

Section 1. Be it ordained by the common council of the city of Fort Wayne, Ind., that chapter XXXII of general ordinance No. 390 known as the building code passed as amended May 25, 1909, as said chapter was amended by general ordinance No. 626 passed November 11, 1913, and as amended by general ordinance No. 664 passed August 11, 1914, be now amended to read as follows:

#### CHAPTER XXXII -Electrical Code.

Section 1. That the board of public works of the city of Fort Wayne shall appoint an electrical inspector who shall be a properly qualified electrician and shall hold office for the term of two (2) years next succeeding the date of his appointment and until his successor is appointed and qualified. Prior to en-

Three wire service—4-5 circuits, No. 10 B. & S. gauge.

Three wire service—7-10 circuits, No. 8 B. & S. gauge.

Three wire service—11-16 circuits, No. 6 B. & S. gauge.

Three wire service—17-22 circuits, No. 4 B. & S. gauge.

Three wire service—23-30 circuits, No. 2 B. & S. gauge.

Three wire service—31-40 circuits, No. 0 B. & S. gauge.

Three wire service—41-50 circuits, No. 00 B. & S. gauge.

Sec. 5. No person, firm or corporation shall place or install in any building or structure in said city any electrical wires, fixtures, apparatus or appliances except in accordance with the following rules and requirements and the other provisions of this ordinance and all work in construction and all appliances used in connection with wiring and apparatus must be in accordance therewith, to-wit:

#### GENERAL PLAN.

##### Governing the Arrangement of Rules.

Class A. Generators, motors, switchboards, etc. Includes electrical equipment of central stations, dynamos, motor and storage battery rooms, transformer sub-stations, etc. Rules 1 to 11.

Class B. Outside work, all systems and voltages. Rules 12 to 15.

Class C. Inside work.

General rules, all systems and voltages. Rules 15A to 19.

Constant current systems. Rules 20 to 22.

Constant potential systems:

General rules, all voltages. Rules 23 to 25.

Low-potential systems, 550 volts or less. Rules 26 to 43.

High-potential systems, 550 to 3,500 volts. Rules 44 to 46.

Extra high-potential systems, over 3,500 volts. Rule 47.

Class D. Fittings, materials and details of construction, all systems and voltages. Rules 49 to 84.

Class E. Miscellaneous. Rules 85 to 89.

Class F. Marine work. Rules 90 to 99.

#### GENERAL SUGGESTIONS.

The following general suggestions as well as the fine print notes in the rules are simply suggestions and explanations and are in no case to be considered by the inspection department as mandatory.

In all electric work, conductors, however well insulated, should always be treated as bare, to the end that under no conditions, existing or likely to exist, can a ground or short circuit occur, and so that all leakage from conductor to conductor, or between conductor and ground, may be reduced to the minimum.

In all wiring special attention should be paid to the mechanical execution of the work. Careful and neat running, connecting, soldering, taping of conductors, and securing and attaching of fittings, are especially conducive to security and efficiency, and are strongly advised.

In laying out an installation, except for constant-current systems, every reasonable effort should be made to secure distribution centers located in easily accessible places, at which point the cut-outs and switches controlling the several branch circuits can be grouped for convenience and safety of operation. The load should be divided as evenly as possible among the branches, and all complicated and unnecessary wiring avoided.

The use of wire-ways for rendering concealed wiring permanently accessible is most heartily indorsed and recommended; and this method of accessible concealed construction is advised for general use.

Architects are urged, when drawing plans and specifications, to make provision for the channel and pocketing of buildings for electric light or power wires, and also for telephone district messenger and other signaling system wiring.

#### CLASS A.

##### Generators, Motor Switchboards, Etc.

Includes electrical equipment of central stations, dynamo, motor and storage battery rooms, transformer sub-stations, etc.

1. Generators.

a. Must be located in a dry place. It is suggested that water-proof covers be provided, which may be used in case of emergency.

b. Must never be placed in a room where any hazardous process is carried on, nor in places where they would be exposed to inflammable gases or flyings of combustible materials.

c. Must, when operating at a potential in excess of 550 volts, have their frames grounded as provided in No. 15A.

Must, when operating at a potential of 550 volts or less, have their frames grounded as provided in No. 15A when this is practicable. When this is impracticable special permission in writing may be given for omitting the ground connection, in which case the frame must be permanently and effectively insulated. Wooden base frames used for this purpose and wooden floors which are depended upon for insulation where for any reason it is necessary to omit the base frames must be kept filled to prevent absorption of moisture and must be kept clean and dry.

d. Constant potential generators, except alternating current machines and

their exciters, must be protected from excessive current by safety fuses or equivalent devices of approved design.

For two-wire D. C. generators, single pole protection will be considered as satisfying the above rule, provided the safety device is so located and connected that the means for opening same is actuated by the entire generator current, and the action thereof will completely open the generator circuit.

If a generator not electrically driven supplies a two-wire grounded system, the safety device or devices must be so placed as to disconnect the generator from all conductors of the circuit.

For two-wire D. C. generators used in conjunction with balancer sets to obtain a neutral for three-wire systems, a protective device must be installed, which in case of the excessive unbalancing of voltages will operate to disconnect the three-wire system.

For three-wire direct current generators compound or shunt wound, a safety device must be placed in each armature. Fuses will not be acceptable. The safety device must consist of either: (1) a double pole, double coil, overload circuit breaker, or (2) a four-pole circuit breaker connected in the main and equalizer leads, and tripped by means of two overload devices, one in each armature lead.

The safety devices above required must be so interlocked that no one pole can be opened without simultaneously disconnecting both sides of the armature from the system.

e. Must each be provided with a name-plate, giving the maker's name, the rating in kilowatts for D. C. KVA for A. C., the normal volts and amperes corresponding to this rating, also the speed in revolutions per minute.

1. Terminal blocks when used on generators must be made of approved non-combustible, non-absorptive insulating material, such as slate, marble or porcelain.

g. The use of soft rubber bushings to protect the lead wires coming through the frames of generators is permitted, except when installed where oils, grease, oily vapors or other substances known to have rapid deleterious effect on rubber, are present in such quantities and in such proximity to generator as may cause such bushings to be liable to rapid destruction. In such cases hardwood properly filled, or preferably porcelain or micaite bushings must be used.

## 2. Conductors.

(For construction rules see Nos. 49 to 57.)

From generators to switchboards, rheostats or other instruments, and thence to outside lines:

a. Must be exposed to view and supported on approved non-combustible non-absorptive insulators or placed in approved metal conduit, tile or

other fireproof ducts. Conductors installed in conduit or ducts where exposed to moisture must be lead sheathed and the sheathing must be grounded. Except for low potential systems the insulation of the several conductors where leaving the metal sheath of cables must be thoroughly protected from moisture and mechanical injury by means of a pothead or some equivalent method.

b. Must have an approved insulating covering as called for by rules in Class "C" for similar work, except that where conductors are closely grouped as on switchboards, in wire towers, cableways, etc., the conductors must each have a substantial flameproof outer covering. Bus-bars if rigidly mounted may be made of bare metal.

Flameproofing must be stripped back on all conductors a sufficient distance from the terminals to give the necessary insulation for the voltage of the circuit on which the conductor is used.

c. Must where not in conduit be kept so rigidly in place that they cannot come in contact. Where they pass through floors or fire walls they must be carried through individual openings in non-combustible, non-absorptive insulating tubes or their equivalent and not through a common open space.

d. Must in all other respects be installed with the same precautions as required by rules in Class "C" for wires carrying a current of the same volume and potential.

e. In wiring switchboards, the ground detector, voltmeter, pilot lights and potential transformers must be connected to a circuit of not less than No. 14 B. & S. gage wire that is protected by approved fuses. This circuit is not to carry over 600 watts.

For the protection of instruments and pilot lights on switchboards, approved N. E. Code Standard Enclosed fuses are preferred, but approved enclosed fuses of other designs of not over two (2) amperes capacity may be used.

## 3. Switchboards.

a. Must be so placed as to reduce to a minimum the danger of communicating fire to adjacent combustible material.

Switchboards must not be built up to the ceiling, a space of three feet being left, if possible, between the ceiling and the board. The space back of the board must be kept clear of rubbish and must not be used for storage.

b. Must be made of non-combustible materials.

c. Must be accessible from all sides when the connections are on the back, but may be placed against a brick or stone wall when the wiring is entirely on the face.

If the wiring is on the back, there must be a clear space of at least eighteen inches between the wall and the apparatus on the board, and even if the wiring is entirely on the face,

it is much better to have the board set out from the wall.

d. Must be kept free from moisture.  
e. Insulated conductors where closely grouped as in rear of switchboards must each have a substantial flame-proof outer covering.

Flameproofing must be stripped back on all conductors a sufficient distance from the terminals to give the necessary insulation for the voltage of the circuit on which the conductor is used.

#### 4. Resistance devices.

(For construction rules see Nos. 78, 79 and 80.)

a. Must be placed on a switchboard, or at a distance of at least one foot from combustible material, or separated therefrom by a slab or panel of non-combustible, non-absorptive insulating material such as slate, soapstone or marble somewhat larger than the rheostat, which must be secured in position independently of the rheostat supports. Bolts for supporting the rheostat shall be countersunk at least one eight inch below the surface at the back of the slab and the bolt heads shall be covered with insulating material. For proper mechanical strength, slab should be of a thickness consistent with the size and weight of the rheostat, and in no case to be less than one-half inch.

If resistance devices are installed in rooms where rust or combustible flyings would be liable to accumulate on them, they must be equipped with dustproof face plates.

b. Where protective resistances are necessary in connection with automatic rheostats, incandescent lamps may be used; provided that they do not carry or control the main current nor constitute the regulating resistance of the device.

When so used, lamps must be mounted in porcelain receptacles upon non-combustible supports, and must be so arranged that they cannot have impressed upon them a voltage greater than that for which they are rated. They must in all cases be provided with a name-plate, which shall be permanently attached beside the porcelain receptacle or receptacles and stamped with the wattage and voltage of the lamp or lamps to be used in each receptacle.

Under special authorization in writing, given in advance, incandescent lamps may be used for the purpose of resistances in series with other devices when mounted in porcelain receptacles upon non-combustible supports and so arranged that they cannot have impressed upon them a voltage greater than that for which they are rated.

Wherever insulated wire is used for connections between resistance elements and the contact device of a rheostat, the insulation must be non-combustible or "slow burning." For large rheostats and similar resistances where the contact devices are not mounted

upon them the connecting wires having "slow burning" insulation may be so arranged in groups that the maximum difference of potential between any two wires in any group shall not exceed seventy-five volts. Each group of wires must either be mounted on non-combustible, non-absorptive insulators giving at least one-half inch separation from surface wired over, or, especially where it is necessary to protect same from mechanical injury, each group of wires may be encased in approved flexible tubing and placed in approved conduit, the flexible tubing to extend at least one inch beyond the ends of the conduit.

#### 5. Lightning Arresters.

a. Must be attached to each wire of every overhead circuit connected with the station.

b. Must be located in readily accessible places away from combustible materials, and as near as practicable to the point where the wires enter the building.

In all cases, kinks, coils and sharp bends in the wires between the arresters and the outdoor lines must be avoided as far as possible.

c. Must be well isolated from all other equipment, and if the oil immersed type must be located outside or in a fireproof room or compartment on the premises.

Must be grounded as provided in No. 17A.

d. All choke coils or other attachments, inherent to the lighting protection equipment, shall have an insulation from the ground or other conductors equal at least to the insulation demanded at other points of the circuit in the station.

#### 6. Left blank for future use.

#### 7. Ground detectors

All circuits except such as are permanently grounded, as provided in No. 15A, must be provided with reliable ground detectors. Detectors which indicate continuously and give an instant and permanent indication of a ground are preferable. Ground connection must be made as provided in No. 15A.

#### 8. Motors

a. Must, when operating at a potential in excess of 550 volts, have no exposed live metal parts, and have their frames grounded, as provided in No. 15A.

Must, when operating at a potential of 550 volts or less, have their frames grounded, as provided in No. 15A, when this is practicable. When this is impracticable, special permission in writing may be given for omitting the ground connection in which case the frame must be permanently and effectively insulated. Wooden base frames used for this purpose and wooden floors which are depended upon for insulation where for any reason it is necessary to omit the base frames, must be kept filled to prevent absorption of moisture and must be kept clean and dry.



b. Motors operating at a potential of 550 volts or less must be wired with the same precautions as required by rules in Class "C" for wires carrying a current of the same volume.

Motors operating at a potential between 550 and 3,500 volts must, except in central or sub-stations, be wired with approved multiple conductor, metal sheathed cable in approved metal conduit. All apparatus and wiring connected to the high tension circuit must be completely enclosed in substantial metal shields or casings and the conduit must enter and be properly secured to such casings or to suitable terminal boxes screwed or bolted to the casings. Shields, casing and conduit must be grounded as provided in No. 15A.

The insulation of the several conductors for high potential motors, where leaving the metal sheath of cables, must be thoroughly protected from moisture and mechanical injury. This may be accomplished by means of a pothead or some equivalent method. The conduit must be substantially bonded to the metal casings of all fittings and apparatus connected to the inside high tension circuit. Except where exposed to moisture a metal sheath need not be provided over splices, but the ends of the sheaths must be belled out and sheaths must

be bonded around splices by No. 6 B. & S. gage copper wire and approved ground clamps.

Where motors operating at a potential between 550 and 3,500 volts are located in a special room or vault adjoining an outside wall and the conductors entering from the outside are not in conduit the conductors may be rigidly supported on glass or porcelain insulators, which keep them at least one inch from the surface wired over, and not less than eight inches apart except at motors and devices.

Conductors carrying the current of only one motor must be designed to carry a current at least 10 per cent. greater than that for which the motor is rated. Where the conductors under this rule would be overfused in order to provide for the starting current, as in the case of many of the alternating current motors, the conductors must be of such size as to be properly protected by these larger fuses.

To provide for the peak loads which are encountered in certain classes of service, such as those mentioned in the following table, without overfusing the conductors, motors will sometimes require cables considerably larger than those specified in the preceding paragraph. In the majority of cases the necessary requirements will be met if conductors are based on the following percentages of the name-plate rating:

Classification of Service	Percentage of Name Plate Rating		
	5 min.	10 & 15 min.	30 & 60 min.
Operating valves raising or lowering rolls	110	120	150
Rolling tables	110	120	135
Holsts, rolls, ore and coal-handling machines	110	115	120
Freight and passenger elevators, shop cranes, tool heads, pumps, etc	110	110	110

Classification of Service.	Percentage of Name Plate Rating	
	2 hour Rating	Continuous Rating
Operating valves raising or lowering rolls	200	250
Rolling tables	180	200
Holsts, rolls, ore and coal-handling machines	150	170
Freight and passenger elevators, shop cranes, tool heads, pumps, etc	120	140

c. Each motor with its starting device must be protected by a cut-out and controlled by a switch (see No. 19 a), said switch plainly indicating whether "on" or "off" (except as provided for electric cranes, see No. 43 c). Small motors may be grouped under the protection of a single set of fuses, provided the rated capacity of the fuses does not exceed 10 amperes and the total wattage of the circuit does not exceed 680. With motors of one-fourth horse power or less, on circuits where the voltage does not exceed 300, single pole switches may be used as allowed in No. 24 c. The switch and rheostat must be located within sight of the motor, except in cases where special permission to locate them elsewhere is given in writing.

Except for auto-starters the switch called for in the preceding paragraph may be omitted where the motor starter disconnects all wires of the circuit. When auto starters are used a switch must be provided on the supply side of each auto starter, or group of auto starters. When an A. C. starter when in running position opens all wires of the circuit automatically under overload it may also serve as a circuit breaker. When the overload release device of a D. C. starter is inoperative during the process of starting the motor a separate circuit breaker or set of fuses must be provided.

An automatic circuit-breaker disconnecting all wires of the circuit may also serve as a switch.

Where a rubber-covered conductor carries the current of only one A. C. motor of a type requiring large starting current it may be protected by a fuse or an automatic circuit-breaker without time limit device, rated in accordance with table B of No. 18. The rated continuous current capacity of a time limit circuit-breaker protecting a motor of the above type need not be greater than 110% of the motor current rating, providing the time limit device is capable of preventing the breaker during the starting period.

In the great majority of cases where A. C. motors of the above type are started by means of auto starters the current-carrying capacity of wires meeting the rule will not exceed the following percentages of the full load currents of the motors:

Rate full load current	Percentage
0-30 amperes	250
Above 30 "	250

Alternating current motors operating freight or passenger elevators or cranes, that are dependent on phase relation for the direction of rotation, must be protected by approved automatic circuit-breakers (or reverse phase relay) operative in the event of any phase reversal that would cause a reverse motor being connected to the line single phase.

d. Rheostats must be so installed as to comply with all the requirements of No. 4. Auto starters must comply with requirements of No. 4, c.

Where there is any liability of short circuits across the exposed live parts of an auto starter by accidental contacts, a railing must be erected around them.

e. Must not be run in series-multiple or multiple-series, except on constant-potential systems, and then only by special permission.

f. Must, if deemed necessary, be enclosed in an approved case.

Such enclosures must be readily accessible, dustproof and sufficiently ventilated to prevent an excessive rise of temperature. Where practicable the sides should be made largely of glass, so that the motor may be always plainly visible.

The use of enclosed type motor is recommended in dusty places, being preferable to wooden boxing.

Where deemed necessary, motors permanently located on wooden floors must be provided with suitable drip pans.

g. Must each be provided with a name-plate, giving the maker's name, the capacity in volts and amperes, the normal full load speed and the interval during which they can safely operate, starting cold. The time interval given must be either 5, 10, 15, 30, 60 or 120 minutes, or continuous. This does not apply to motors for railway service.

h. Terminal blocks when used on motors must be made of approved non-

combustible, non-absorptive insulating material, such as slate, marble or porcelain.

i. Adjustable speed motors, unless of special and appropriate design, if controlled by means of field regulation, must be so arranged and connected that they cannot be started under weakened field.

j. The use of soft rubber bushings to protect the lead wires coming through the frames of motors is permitted, except when installed where oils, grease, oily vapors or other substances known to have rapid deleterious effect on rubber are present in such quantities and in such proximity to the motors as may cause such bushings to be liable to rapid destruction. In such cases hardwood properly filled, or preferably porcelain or micanite bushings must be used.

9. Feeder Protection.

Each constant potential circuit entering or leaving a supply station, except grounded rail return conductors of railway power plants or grounded neutral conductors of three wire systems, must be protected from excessive current by an approved automatic overload circuit-breaker or by an equivalent device of approved design. Such protective devices must be located as near as practicable to point where conductors enter or leave the building. For outgoing circuits not connected with other sources of power, however, the protective devices may be placed on the supply side of transformers or similar devices.

Oil circuit-breakers and switches must wherever practicable be isolated from other switches and electrical apparatus. On circuits of over 7,500 volts they must be of the remote control type and be enclosed in separate fire-proof cell or compartments.

10. Storage or Primary Batteries.

a. When current for light and power is taken from primary or secondary batteries, the same general regulations must be observed as apply to similar apparatus fed from generators developing the same difference of potential.

b. Storage battery rooms must be thoroughly ventilated.

c. Special attention is directed to the rules for wiring in rooms where acid fumes exist (see No. 26 l.)

d. All secondary batteries must be mounted on non-absorptive, non-combustible insulators, such as glass or thoroughly vitrified and glazed porcelain.

e. The use of any metal liable to corrosion must be avoided in cell connections of secondary batteries.

11. Transformers.

(See also Nos. 14, 15, 36 and 45. For construction rules see No. 31.)

a. In central or sub-stations the transformers must be so placed that fire and smoke from the burning out of the coils or the boiling over of the oil

(where oil filled cases are used) can do no harm.

For oil cooled transformers used in stepping voltage up or down before distribution, this will usually require a separate fireproof building, room or compartment cut off from the plant proper, provided with not less than 6-inch non-combustible sill at doorway and with floor drained to some convenient point outside the building. Transformers of the air cooled type should be isolated from all other equipment and if of air blast type should be supplied with air through fireproof ducts.

In central and sub-stations, casings of transformers must be grounded as provided in No. 15A.

b. The cases or frames of transformers used exclusively to supply current to switchboard instruments must be grounded as provided in No. 15A, unless they are installed and guarded in circuit connected to them.

#### CLASS C.

##### Inside Work.

(Including all work for light, power and heat protected by service cut-out and switch for signaling systems see class E.)

#### All Systems and Voltages—General Rules

15A. Method of grounding when protective grounding is required.

(What to ground see Nos. 1 c, 1 d, 5 c, 7 a, 8 a, b, 11 b, 12 f, 15 a, b, 25 e, 27 c, 28 f, 29 e, 43 e, 45 c, 36 b.)

##### a. General provisions.

Where low potential circuits are grounded under the following rules, circuits must be so arranged that under normal conditions of service there will be no appreciable passage of current over the ground conductor.

When arresters, equipment, wire raceways, etc., are grounded under the following rules, ground connections must be so disposed and underground piping systems so inter-connected that there shall, under normal conditions, be no appreciable passage of current over the ground conductor.

#### Direct Current Systems. Point of Attachment.

b. In the three-wire, direct-current systems the ground connection must be made on the neutral and at one or more supply stations, but not at individual services or within buildings served.

c. In two-piece direct-current systems the ground connection must be made on the neutral and at one or more supply stations, but not at individual services or within buildings served.

c. In two-wire direct-current systems the ground connection must be at one station only.

#### Alternating Current Systems. Point of Attachment.

d. The ground connection for alternating current systems must be made

at the building service or near the transformer (or transformers) either by direct ground connection, through the water piping system or artificial ground, or by the use of a system ground wire to which are connected the grounded conductors of many secondary mains and which itself is effectually grounded at intervals that will fulfill, for any secondary utilizing the system ground wire, the resistance and current-carrying requirements for ground conductors section k and ground connection section t.

Where the secondaries of transformers are supplying a common set of mains, fuses if installed must be installed only at such points as will not cause the loss of the ground connections after any fuses in the transformer circuits or mains have been blown.

Multiple grounds are preferable in most cases, but grounds, other than the single ground connection at the building service, must not be made to alternating current secondaries within the building served.

e. In single phase, three-wire systems, the ground must be on the neutral conductor.

f. In single phase, (two-wire systems, the ground may be on either of the conductors.

g. In two-wire single phase, and in two or three phase systems, the ground must be connected at that point of the system which brings about the lowest voltage from ground of unguarded current-carrying parts of connected devices and also permits of most convenient grounding. Where any phase of a two or three phase system is used for lighting, that phase should be grounded and at the neutral conductor, if one is used.

#### Lightning Arresters and Ground Detectors.

h. For lightning arresters and ground detectors, the ground connection must be at such a point that its ground conductor is as short and straight as practicable.

#### Equipment and Wire Raceways.

i. For generators, motors, transformers, conduit, armored cable, metal raceways, etc., the point at which the ground conductor is attached must, if practicable, be readily accessible.

For conduit, armored cable or metal raceways the ground conductor must be as near as practicable to the point where the conductors in the conduit system concerned receive their supply.

When the service conduit is grounded, its ground conductor must be run direct from it to the ground connection. The interior conduit, armored cable or metal raceways, if well bonded to service conduit, grounded as provided in this rule, needs no additional ground connection.

#### Ground Conductors.

j. In all cases, the ground conductor must be of copper or of other metal which will not corrode excessively un-

der the existing conditions, and if practicable must be without joint or splice.

The insulation and installation of the der the existing conditions, and if practicable must be without joint or splice. The insulation and installation of the ground conductor for circuits must comply with all the requirements of the code for wires of the voltage of the circuit to which the ground conductor is attached and must have after January 1, 1919, an identifying covering. In all cases the ground conductor must be protected against mechanical injury. Protection for lightning arrester ground conductors must be of non-magnetic material unless the ground conductor is electrically connected to both ends of the protective device. In no case shall an automatic cut-out be inserted in a ground conductor or connection, except in ground conductors for equipment where its operation will disconnect all leads connected to the equipment from the circuit conductors.

k. The ground conductor or conductors for circuits must, in general, have combined current capacity sufficient to insure the continuity and continued effectiveness of the ground connection under conditions of excess current caused by accidental grounding of any normally ungrounded conductor of the circuit.

The ground conductor for a three-wire direct-current system must have a combined current capacity not smaller than the neutral wire to which it is attached.

The ground conductor for alternating current systems must not be smaller than No. 4 copper wire, nor smaller than one-fifth the current capacity of the wire to which it is attached, except that it need not be larger than No. 0 copper wire.

Lightning arrester ground connection must not be made to the same artificial ground (driven pipes or buried plates) as circuits or equipment, but must be well spaced and when practicable kept at least 20 feet from other artificial grounds.

l. For lightning arresters, the ground conductor must have a current capacity sufficient to insure the continuity and continued effectiveness of the ground connection under conditions of excess current caused by or following discharge of arrester.

No individual ground conductor shall have a smaller current capacity than No. 8 B. & S. gage copper wire.

m. For the frames of electrical equipment the current capacity of the ground conductor must not be less than that provided by copper wire of the size indicated in the following table:

With portable equipment protected by fuses not greater than 15 amperes, No. 14 gage wire may be used.

Capacity of nearest cut-out protecting the equipment	Required size of ground conductor.
0 to 100 amperes	No. 10 B. & S. gage
101 to 200 amperes	No. 8 B. & S. gage
201 to 500 amperes	No. 4 B. & S. gage

501 amperes & above No. 2 B. & S. gage

The grounded circuit wires must not be used as ground wires for equipment, etc., and ground conductors from equipment, etc., must not be connected to grounded circuit wires.

n. If an armored cable system, a conduit system or a metal raceway system, consist of several separate sections, the sections must be bonded to each other, and the system grounded, or each section may be separately grounded.

The armor or conduits, cables, metal raceways and gas pipes must either be securely fastened in outlet boxes, junction boxes and cabinets, so as to secure good electrical connection, or the separate sections, boxes and cabinets must be separately grounded.

Where short sections of conduit (or pipe or equivalent strength) are used for the protection of exposed wiring on side walls and such conduit or pipe and wiring is installed as required in No. 25 e, the conduit or pipe need not be grounded.

Ground wires must be of copper or other metal which will not corrode excessively under the existing conditions. They must be at least equivalent to No. 10 B. & S. gage copper (where largest wire contained is not greater than No. 0 B. & S. gage) and need not be greater than No. 4 B. & S. gage (where the largest wire contained is greater than No. 0 B. & S. gage), and for service conduit the ground shall not be less than No. 6 B. & S. gage copper.

The grounded circuit wires must not be used as ground wire for conduits, cables, metal raceways and ground conductors from conduits, cables and metal raceways must not be connected to ground circuit wires.

If conduit, couplings or fittings having protective coating of non-conducting material, such as enamel, are used, such coating must be thoroughly removed from threads of both couplings and conduit and such surfaces or fittings where the conduit or ground clamp is secured, in order to obtain the requisite good connection. Grounded pipes must be clean of rust, scale, etc., at the place of attachment of ground clamp.

#### Ground Connection.

o. The ground connection must be permanent and effective and be made as indicated below, but always to water piping system if available.

The protective grounding of electrical circuits and equipment to water piping systems, in accordance with these rules, should always be permitted, since such grounding offers the most efficient protection to life and property and is not injurious to the piping systems.

For circuits, equipment and arresters at supply stations, connections must be made to all available active, continuous, metallic underground water piping systems between which no appreciable difference of potential normally exists and to one such system if appreciable



differences of potential do exist between them. At other places connection must be made to at least one such system if available. Gas piping must be avoided wherever practicable except as permitted in last paragraph of section q below.

Where underground metallic piping systems are not available, other methods which will secure the desired permanence and conductance may be permitted.

p. Protective ground connections for other than electric railway lightning arresters must not be made to railway negative return circuits when other effective means of grounding are available.

q. Ground connections to metallic piping system must be made on the street side of water meters, but connections may be made immediately inside building walls to secure accessibility for connection and test. When water meters are located outside building or in concrete pits within buildings where piping connections are imbedded in concrete flooring, the ground connection may be made on the building side of the meters, if they are suitably shunted.

When the making of a ground to a piping system outside meter or other device would involve a long run, connection for equipment or wire runways may be made to the water piping system at a point near the part to be protected, provided there are no insulating joints in the pipe to prevent a good ground. In such cases care should be taken to electrically connect all parts of the piping system liable to create a hazard and to shunt the pipe system where necessary around meters, etc., in order to keep the connection with the underground piping system continuous.

Gas piping systems within buildings should not be made for purposes of this rule, except where water piping systems are not available and then only for grounding equipment, metal raceways, etc., also excepting that gas piping need not be insulated from otherwise well-grounded electrical fixtures and where the making of another ground connection for a fixture would involve a long run and the fixture is therefore, of course, not within reach of plumbing or plumbing fixtures, the gas piping may for small fixtures be utilized as the sole ground connection. Where gas piping is so used it must be bonded to the water piping system within the building at their points of entrance.

r. The ground connection to metallic piping systems must be made by means of an improved clamp which is bolted around the pipe after all rust and scale have been removed, or by means of a brass plug tightly screwed into pipe or fitting, or by other equivalent means.

The ground wire must be attached to the clamp or to the plug by means of

solder or by an approved solderless connector.

The point of connection should preferably be in plain sight and as readily accessible as possible.

s. Artificial grounds should be located where practicable below permanent moisture level. Each ground must present not less than four square feet surface to exterior soil. Areas where ground water level is close to the surface should be used when available.

Where ground plates are used they should be at least No. 16 Stubbs gage copper; when pipes are used they should be of galvanized iron and not smaller than one inch internal diameter, and when cast iron plates are used they should be at least one-quarter inch in thickness.

t. The combined resistances of the ground wires and connections of any grounded circuit, equipment, or lightning arrester should not exceed three ohms for water pipe connections nor twenty-five ohms for artificial grounds where these must be used. Where, because of dry or other high resistance soils it is impracticable to obtain artificial ground resistance, as low as twenty-five ohms, two such grounds six feet apart if practicable must be installed, and no requirement will be made as to resistance.

#### 16. Wires.

(See also Nos. 17, 18, 20, 26, 27, 44, 47 and 48. For construction rules see Nos. 49 to 57).

a. Must not be of smaller size than No. 14 B. & S. gage, except as allowed for fixture work and pendant cord.

b. Conductors of size No. 8 B. & S. gage or over used in connection with solid knobs must be securely tied thereto. If wires are used for tying they must have an insulation of the same type as the conductors they confine.

Knobs or cleats which are arranged to grip the wire must be fastened by either screws or nails. If nails are used, they must be long enough to penetrate the woodwork not less than one-half the length of the knob and fully the thickness of the cleat, and must be provided with washers which will prevent, under reasonable usage, injury to the knobs or cleats.

c. Must be so spliced or jointed as to be both mechanically and electrically secure without solder. The joints must then be soldered unless made with some form of approved splicing device, and covered with an insulation equal to that on the conductors.

Stranded wires (except in flexible cords) must be soldered before being fastened under clamps or binding screws, and whether stranded or solid, when they have a conductivity greater than that of No. 8 B. & S. gage they must be soldered into lugs for all terminal connections, except where an approved solderless terminal connector is used.

d. Must be separated from contact with walls, floors, timbers or partitions through which they may pass by non-combustible, non-absorptive insulating tubes, such as glass or porcelain, except at outlets where approved flexible tubing is required.

Bushings must be long enough to bush the entire length of the hole in one continuous piece, or else the hole must first be bushed by a continuous waterproof tube. This tube may be a conductor, such as iron pipe, but in that case an insulating bushing must be pushed into each end of it, extending far enough to keep the wire absolutely out of contact with the pipe.

e. Where not enclosed in approved conduit, raceways and armored cable, and where liable to come in contact with gas, water, or other metallic piping of other conducting material, must be separated therefrom by some continuous and firmly fixed non-conductor creating a permanent separation. Must not come nearer than two (2) inches to any other electric lighting, power or signalling wire, not enclosed as above, without being permanently separated therefrom by some continuous and firmly fixed non-conductor. The non-conductor used as a separator must be in addition to the regular insulation on the wires. Where tubes are used, they must be securely fastened at the ends to prevent them from moving along the wire.

Deviations from this rule may, when necessary, be allowed by special permission.

f. Must be so placed in wet places that an air space will be left between conductors and pipes in crossing, and the former must be run in such a way that they cannot come in contact with the pipe accidentally. Wires should be run over rather than under, pipes upon which moisture is likely to gather or which, by leading, might cause trouble on a circuit.

g. The installation of electrical conductors in raceways or on insulators in elevator shafts will not be approved, but conductors may be installed in such shafts if encased in approved metal conduits, or armored cables.

h. In three wire (not three-phase) systems, the neutral must be of sufficient capacity to carry the maximum current to which it may be subjected.

#### 17. Underground Conductors.

a. Must be protected against moisture and mechanical injury where brought into a building, and all combustible material must be kept from the immediate vicinity.

b. Must not be so arranged as to shunt the current through a building around any catch-box.

c. Where underground service enters building through tubes, the tubes shall be tightly closed at outlets with asphaltum or other non-conductor to prevent gases from entering the building through such channels.

d. No underground service from a subway to a building, and no service from a private generating plant, shall supply more than one building, except

by special permission, unless the conductors are properly protected by fuses and are carried outside all the buildings but the one served. Conductors in conduit or duct under two inches of concrete under a building, or buried back of two inches of concrete or brick within a wall, are considered as lying outside of the building. These requirements do not apply to factory yards and factory buildings under single occupancy or management.

#### 18. Table of Allowable Carrying Capacity of Wires.

(For construction rules see Nos. 49 to 57).

The following table, showing the allowable carrying capacity of copper

wires and cables of ninety-eight per cent. conductivity, according to the standard adopted by the American Institute of Electrical Engineers, must be followed in placing interior conductors.

For insulated aluminum wire the safe carrying capacity is eighty-four per cent of that given in the following table for copper wire with the same kind of insulation.

B. & S. Gauge No.	Diameter of Solid Wires in Mils. ....	Area in Circular Mils. ....	Table A Rubber Insulation Amperes	Table B Insulation Amperes
18	30.4	1,624	3	5
16	31.8	2,583	5	10
14	34.1	4,107	15	20
12	36.5	6,530	20	25
10	101.9	10,350	25	30
8	128.7	16,510	35	60
6	162.0	26,250	50	70
5	181.9	33,100	55	80
4	204.3	41,740	70	90
3	229.4	52,630	80	100
2	255.6	66,170	90	125
1	288.3	83,690	100	160
0	325	105,500	125	200
00	364.8	133,160	150	225
000	404.6	167,500	175	275
		204,400	200	300
0000	460	211,600	225	325
		300,000	275	400
		400,000	325	500
		500,000	400	600
		600,000	450	680
		700,000	500	760
		800,000	550	840
		900,000	600	920
		1,000,000	650	1,000
		1,100,000	690	1,080
		1,200,000	730	1,160
		1,300,000	770	1,220
		1,400,000	810	1,290
		1,500,000	850	1,360
		1,600,000	890	1,430
		1,700,000	930	1,490
		1,800,000	970	1,550
		1,900,000	1,010	1,610
		2,000,000	1,050	1,670

1 Mill equals .001 inch.

### 19. Switches, Cut-Outs, Circuit-Breakers, Etc.

a. On constant potential circuits, all service switches and all switches controlling circuits supplying current to motors or heating devices, and all fuses, unless otherwise provided (for exceptions as to switches see Nos. 8 c, 24 a and c, 25 a and 43 c; for exceptions as to cut-outs see No. 23 a and b), must be so arranged that the fuses will protect and the opening of the switch will disconnect all the wires, that is, in the two-wire system the two wires, and the three-wire system the three wires must be protected by the fuses and disconnected by the operation of the switch.

When installed without other automatic overload protective devices automatic overload circuit-breakers must have the poles and trip coils so arranged as to afford complete protection against overloads and short circuits. In two or three-phase four-wire circuits and two-phase four-wire circuits there must be a trip-coil in each of two phases, and in four-wire three-phase circuits there must be a trip-coil in each phase. If a circuit-breaker is also used in place of the switch it must be so arranged that no one pole can be opened manually without disconnecting all wires.

The above rules do not apply to grounded return circuits of electric railway systems.

b. Must not be placed where exposed to mechanical injury or in the immediate vicinity of easily ignitable stuff or where exposed to inflammable gases or dust, or flyings of combustible material. Where the occupancy of the building is such that switches, cut-outs, etc., cannot be located so as not to be exposed as above, they must be mounted in approved cut-out boxes or cabinets, except oil switches, circuit-breakers and similar devices which have approved casings.

Cabinets and cut-out boxes must be of metal when used with metal conduit, armored cable or metal raceway systems; for exceptions see Nos. 40 c and 41 e.

c. Must when located where exposed to moisture, as in basements and similar places, be mounted in approved cut-out boxes or cabinets, and when located in wet places or outside of buildings must be mounted in approved "weatherproof" cut-out boxes or cabinets.

d. Time switches, sign flashers and similar appliances must be of approved design and enclosed in approved cabinets, except sign flashers mounted as described in No. 83 b.

e. Must have the spacing within cabinets or cut-out boxes between the walls of the cabinet or cut-out box and current-carrying parts of devices as specified in No. 70.

### CONSTANT-CURRENT SYSTEMS.

#### Principally Series Arc-Lighting.

Constant current systems will not be allowed inside buildings except by special permission.

#### 20. Wires.

(See also Nos. 16, 17, 18 and 44. For construction rules see Nos. 49 and 50).

a. Must have an approved rubber insulating covering.

b. Must be arranged to enter and leave the building through an approved double-contact service switch, mounted in a non-combustible case, kept free from moisture, and easy of access to police and firemen.

Switches must close the main circuit and disconnect the branch wires when turned "off"; must be so constructed that they shall be automatic in action, not stopping between points when started, and must prevent an arc between the points under all circumstances. They must indicate whether the current be "on" or "off."

c. Must always be in plain sight, and never encased, except when required by this department.

d. Must be supported on glass or porcelain insulators, which separate the wire at least one inch from the surface wired over and must be kept rigidly at least eight inches from each other, except within the structure of lamps, on hanger-boards or in cut-out boxes, or like places, where a less distance is necessary.

e. Must, on side walls, be protected from mechanical injury by a substantial boxing, retaining an air space of one inch around the conductors, closed at the top (the wires passing through bushed holes), and extending not less than seven feet from the floor. When crossing floor timbers in cellars or in rooms where they might be exposed to injury, wires must be attached by their insulating supports to the under side of a wooden strip not less than one-half an inch in thickness. Instead of the running boards, guard strips on each side of and close to the wires will be accepted.

These strips to be not less than seven-eighths of an inch in thickness and at least as high as the insulators.

#### 21. Series Arc Lamps.

a. Must be carefully isolated from inflammable material.

b. Must be provided at all times with a glass globe surrounding the arc, and securely fastened upon a closed base. Broken or cracked globes must not be used.

c. Must be provided with a wire netting (having a mesh not exceeding one and one-fourth inches) around the globe and an approved spark arrester, when readily inflammable material is in the vicinity of the lamps, to prevent escape of sparks or carbon or melted copper.

Outside arc lamps must be suspended at least eight feet above sidewalks. Inside arc lamps must be placed out of reach or suitably protected.

Arc lamps, when used in places where they are exposed to flyings of easily inflammable material must have the carbons enclosed completely in a tight globe in such manner as to avoid the necessity for spark arresters.

"Enclosed arc" lamps, having tight inner globes, may be used and requirements of sections b and c above would of course, not apply to them.

d Where hanger boards are not used, lamps must be hung from insulating supports other than their conductors.

e Lamps when arranged to be raised and lowered, either for carboning or other purposes, shall be connected up with stranded conductors from the last point of support to the lamp, when such conductor is larger than No. 14 B. & S. gage.

## 22. Incandescent Lamps in Series Circuits.

a. Must have the conductors installed as required in No. 20, and each lamp must be provided with an automatic cut-out.

b. Must have each lamp suspended from a hanger board by means of rigid tube.

c. No electro-magnetic device for switches and no multiple-series or series-multiple system or lighting will be approved.

d. Must not under any circumstances be attached to gas fixtures.

## CONSTANT-POTENTIAL SYSTEMS.

### General Rules—All Voltages.

## 23. Automatic Cut-Outs (Fuses and Circuit-Breakers.)

(See also No. 19. For construction rules see Nos. 66 and 67).

a. Must be placed in all ungrounded service wires, either overhead or underground, in the nearest accessible place to the point where they enter the building and inside the walls, and arranged to cut off the entire current from the building. Departure from this rule may be authorized only under special permission in writing.

Where service switch, service fuses and meter are combined in an approved self contained device or compact combination of such devices having no exposed wiring or live wire parts and no parts unprotected by fuses, except potential coils of the meter, such potential coils may be connected on the supply side of the service fuses.

In risks having private plants the yards wires running from building to building are not considered as service wires, so that cut-outs would not be required where the wires enter building, provided that the next fuse back in small enough to properly protect the wires inside the building in question.

b. Must be placed at every point where a change is made in the size of wire (unless the cut-out in the larger wire will protect the smaller—see No. 15).

Must not be placed in any permanently grounded wire, except as called for in section d.

c Must be in plain sight, or enclosed in an approved cabinet, and readily accessible. They must not be placed in the canopies or shells of fixtures.

Link fuses may be used only when mounted on approved bases which, except on switchboards must be mounted in approved cut-out boxes or cabinets. A space of at least two inches must be provided between the open-link fuses and metal, or metal lined walls or metal, metal lined or glass paneled doors of cabinet or cut-out boxes.

d. Must be so placed that no set of small motors, small heating devices or incandescent lamps, whether grouped on one fixture or on several fixtures or pendants (nor more than 16 medium size or 25 candelabra size sockets or lamp receptacles) requiring more than 660 watts, will be dependent upon one cut-out.

By special permission, in cases where wiring equal in size and insulation to No. 14 B. & S. gage approved rubber covered wire is carried direct into keyless sockets or receptacles, and where the location of sockets and receptacles is such as to render unlikely the attachment of flexible cords thereto, the circuits may be so arranged that not more than 1,320 watts (or thirty-two sockets or receptacles) will be dependent upon the final cut-out.

Except for signs and outline lighting, receptacles for attachment plugs, sockets and lamp receptacles will be considered as requiring not less than 40 watts each if of the medium size or 25 watts if of the candelabra size.

All branches or taps from any three-wire system which are directly connected to lamp sockets or other translating devices must be run as two-wire circuits. All wires of all branch or tap circuits which are directly connected to lamp sockets or other translating devices must be protected by proper fuses.

The fuses in the branch cut-outs protecting circuits of 660 watts or less shall not have a rated capacity greater than that given in the following table:

125 volts or less.....	10 amperes
125 to 250 volts.....	6 amperes

When 1,320 watts are dependent upon one fusible cut-out, as is allowed in theatre wiring, outlined lighting, signs and large chandeliers, the fuses may be in accordance with the following table:

125 volts or less.....	20 amperes
125 to 250 volts.....	10 amperes

Fused rosettes may be used only for open work in large mills. Approved link fused rosettes may be used at a



enclosed fused rosettes at a voltage of voltage of not over 125 and approved not over 250, the fuse in the rosettes not to exceed three amperes, and a fuse of over 25 amperes must not be used in the branch circuit.

e. The rated capacity of fuses must not exceed the allowable carrying capacity of the wire as given in No. 18. Circuit breakers must not be set more than 30 per cent. above allowable carrying capacity of the wire, unless a fusible cut-out is also installed on the circuit. Where a rubber-covered conductor carries the current of only one A. C. motor of a type requiring large starting current, it may be protected by a fuse or an automobile circuit-breaker without time limit device, rated in accordance with table B of No. 18. The rated continuous current capacity of a time limit circuit-breaker protecting a motor of the above type need not be greater than 110 per cent. of the motor current rating, providing the time limit device is capable of preventing the breaker opening during the starting period.

In the great majority of cases where A. C. motors of the above type are started by means of auto starters the current-carrying capacity of wires meeting the rule will not exceed the following percentages of the full load currents of the motors:

Rated full load current	Percentage
0- 30 amperes	250
Above 30 amperes	200

For the protection of wires having safe carrying capacities exceeding the rated capacity of the largest approved enclosed type fuses, approved enclosed fuses arranged in multiple may be used, provided as few fuses as possible are not used and the fuses are of equal capacity and provided the cut-out terminals are mounted on a single continuous pair of substantial bus bars. The total capacity of the fuses should not exceed the safe carrying capacity of the wires. This does not apply to motor circuits.

Fixture wire or flexible cord of No. 18 B. & S. gage will be considered as properly protected by 10 ampere fuses.

f. Each conductor of motor circuits, except on main switchboard or when otherwise subject to competent supervision, must be protected by an approved fuse, whether automatic overload circuit breakers are installed or not. Single phase motors may have one side protected by an approved automatic overload circuit breaker only, if the other side is protected by an approved fuse.

Circuit breakers will be approved for circuits having a maximum capacity greater than that for which approved enclosed fuses are rated.

#### 24. Switches.

(See No. 19. For construction of switches see No. 65).

a. Must be placed on all service wires either overhead or underground

in the nearest readily accessible place to the point where the wires enter the building.

Service switches must be arranged to cut off the entire current from all circuits and devices including meters except as provided in the following: Where service fuses and meter are combined in an approved single self-contained unit device having no exposed wiring or live parts and no parts not protected by the fuses, the switch may be so arranged or installed that it will not disconnect the meter from the supply line provided it does disconnect all lines of the supplied house circuits.

Service switches must indicate plainly whether they are open or closed.

Departure from the provisions of the above rule may be authorized only under special permission in writing.

In risks having private plants the yard wires running from building to building are not considered as service wires, so that switches would not be required in each building on the mains or if the generators are near at hand.

With three-wire direct-current or single-phase systems with grounded neutral, the service switch may be so designed as to permit either outside wire to be opened independently of the other, but the design must be such that the neutral cannot be opened without opening both outside wires.

b. Must always be placed in dry, accessible places, and be grouped as far as possible. (See No. 19 c). Single-throw knife switches must be so placed that gravity will not tend to close them. Double-throw knife switches may be mounted so that the throw will be either vertical or horizontal in preferred, but if the throw be vertical a locking device must be provided, so constructed as to insure the blades remaining in the open position when so set.

When practicable switches must be so wired that blades will be "dead" when switch is open.

Up to 250 volts and thirty amperes, approved indicating snap switches are suggested in preference to knife switches on lighting circuits.

c. Single pole switches must never be used as service switches, except as permitted in section a, nor for the control of outdoor signs or circuits located in damp places, nor placed in the neutral wire of a three-wire system, except in the two-wire branch or tap circuit supplying not more than 660 watts.

This, of course, does not apply to the grounded circuits of street railway systems.

Three-way switches are considered as single pole switches.

d. Where flush switches or receptacles are used, whether with conduit systems or not, they must be enclosed in an approved box constructed of iron or steel, in addition to the porcelain enclosure of the switch or receptacle.

At floor outlets, attachment plugs and receptacles must be enclosed in approved floor outlet boxes especially designed for this purpose. Departure from this rule may be authorized only under special permission in writing in cases where attachment plugs and receptacles are not subject to mechanical injury and the presence of moisture is not probable.

e. Must be supported at outlets when possible by  $\frac{1}{4}$ -inch blocks fastened studs flush with back of lath except when approved fittings or outlet boxes which will give proper support are used. When this cannot be done base blocks not less than  $\frac{1}{4}$ -inch in thickness securely screwed to the lathing must be provided.

f. Sub-bases of non-combustible, non-absorptive insulating material, which will separate the wires at least one-half inch from the surface wired over, must be installed under all snap switches used in exposed knob and cleat work. Sub-bases must also be used in moulding work, but they may be made of hardwood or they may be omitted if the switch is approved for mounting directly on the moulding.

#### 25. Heating Devices.

2. Each heater of more than six (6) amperes or 660 watts capacity must be protected by a cut-out. Heaters of six (6) amperes or 660 watts capacity, or less, may be grouped under the protection of a single set of fuses, provided the rated capacity of the fuses does not exceed ten (10) amperes, or may be connected individually to lighting circuits when the normal load in use on the circuit at any time will not exceed 660 watts. Sub-divided circuits of a heater need not be separately fused.

Each heater of more than six (6) amperes or 660 watts capacity and each group of heaters not exceeding six (6) amperes or 660 watts capacity must be controlled by a switch plainly indicating whether "on" or "off," located within sight of the heater arranged to cut off all current from the heater. Where the capacity of the heater does not exceed fifteen (15) amperes or 1,650 watts, an approved plug connector may be employed in lieu of a switch. Switches controlling sub-divided circuits of a heater are not considered to take the place of the main switch called for by this paragraph.

The single pole switches on the individual units of electric ranges, etc., are not to be considered as taking the place of the switch required by this rule.

b. Flexible conductors for smoothing irons and sadirons, and for all devices requiring over 250 watts, must have an approved insulation and covering complying with the requirements of No. 51 i.

c. With portable heating devices, approved plug connectors must be used,

so arranged that the plug may be pulled out to open the circuit without leaving any live parts so exposed as to render likely accidental contact therewith. The connector may be located at either end of the flexible conductors or inserted in the conductor itself.

d. Smoothing irons, sadirons and other heating devices that are intended to be applied to combustible articles, must be provided with approved stands.

It is strongly recommended that each such heating device or group of devices be used with approved signal or with an approved protective device.

c. Stationary heaters, such as radiators, ranges, plate warmers, etc., must be so located as to furnish ample protection between the device and surrounding combustible material.

The metal frame of such stationary heaters, etc., should preferably be grounded and if grounded must be as provided in No. 16A. When grounding is impracticable special permission, in writing, may be given, in which case the frame must be permanently and effectively insulated.

f. Must each be provided with a name plate, giving the maker's name and the normal capacity in volts and amperes, or in volts and watts.

#### LOW-POTENTIAL SYSTEMS.

##### 550 Volts or Less

Any circuit attached to any transforming device, machine, or combination of machines, which develops a difference of potential between any two wires or between any wire and the ground of not over 550 volts, shall be considered as a low-potential circuit, and as coming under this class. The primary circuit not to exceed a potential of 3,500 volts, unless the primary wires are installed in accordance with the requirements as given in No. 13, or are underground. For 550 volt motor equipment a margin of ten per cent. above 550 volts limit will be allowed at the generator or transformer.

#### 26. Wires.

##### General Rules.

(See also Nos. 16, 17, 18, 20 and 27. For construction rules see Nos. 49 to 67.)

a. (After January 1, 1919.) The neutral conductor on all three-wire circuits and one conductor on all two-wire circuits must have an identifying insulating covering, readily distinguishing it from other wires. This wire must be run without transposition throughout the entire installation and properly connected at all fittings to properly identified terminals in order to preserve its continuity.

When one of the circuit wires is to be grounded, the ground connection must be made to this identified wire, and as prescribed in Nos. 15 and 16A.

b. When entering cabinets, cut-out boxes or junction boxes, except where

they are in conduit, armored cable or metal raceways, they must be protected by non-combustible, non-absorptive insulating bushings, which fit tightly the holes in the box or cabinet and are well secured in place. The wires should completely fill the holes in the bushings, so as to keep out dust, tape being used to build up the wires if necessary. For concealed knob and tube work, or for open work in dry places, approved flexible tubing will be accepted in lieu of bushings, providing it extends from the last porcelain support into a wooden cabinet, or is secured to a metal cabinet, cut-out box, junction or switch-box by an approved fitting.

c. Must not be laid in plaster, cement or similar finish, and must never be fastened with staples.

Must not be fished for any great distance, and only in places where the inspector can satisfy himself that the rules have been complied with.

d. Two wires must never be used, except in conduits, or where flexible conductors are necessary.

e. Must, where exposed to mechanical injury, be suitably protected. When crossing floor timbers in cellars or rooms where they might be exposed to injury wires must be installed in approved conduit or armored cable or be otherwise properly guarded. Where running boards are acceptable they must be not less than one-half inch in thickness and not less than three inches in width; where guard strips are acceptable they must not be less than seven-eighths inch in thickness and at least as high as the insulators and must be placed on each side of and close to the wires.

Protection on side walls must extend not less than seven feet from the floor and must consist of substantial boxing, retaining an air space of one inch around the conductors, closed at the top (the wires passing through bushed holes) or approved metal conduit or pipe of equivalent strength.

When metal conduit or pipe is used, the insulation of each wire must be reinforced by approved flexible tubing extending from the insulator next below the pipe to the one next above it, unless the conduit is installed according to No. 28 (sections c and f excepted), and the wire is approved for conduit use. The two or more wires of a circuit each with its flexible tubing (when required), if carrying alternating current must, or if direct current, be placed within the same pipe.

In damp places the wooden boxing may be preferable because of the precautions which would be necessary to secure proper insulation if the pipe were used. With this exception, however, iron piping is considered preferable to the wooden boxing, and its use is strongly urged. It is especially suitable for the protection of wires near bolts, pulleys, etc.

f. When run in unfinished attics, or roof spaces, will be considered as concealed, and when run in close proximity to water tanks or pipes, will be considered as exposed to moisture. In unfinished attics, or roof spaces, wires to be considered as exposed to mechanical injury, and must not be run on knobs on upper edge of joists, except that in inaccessible roof spaces where wires are run across joists, they may be supported on knobs on the upper edge of each joist.

## SPECIAL RULES.

### For Open Work.

In dry places.

g. Must have an approved rubber (Type Letter R for wires smaller than No. 6 B. & S. gage and Type Letter R. D for wires No. 6 and larger), slow-burning waterproof (Type Letter S. E. W.) or slow-burning insulation (Type Letter S. B.)

h. Must be rigidly supported on non-combustible, non-absorptive insulators, which will separate the wires from each other and from the surface wired over in accordance with the following table:

Voltage	Dis from Surface	Wires Dis between
0 to 300	$\frac{1}{2}$ inch	$2\frac{1}{2}$ inch
301 to 550	1 inch	4 inch

Rigid supporting requires under ordinary conditions, where wiring along flat surfaces, supports at least every four and one-half feet. If the wires are liable to be disturbed, the distance between supports must be shortened. In buildings of mill construction, mains of not less than No. 8 B. & S. gage, where not liable to be disturbed, may be separated about six inches, and run from timber to timber, not breaking around, and may be supported at each timber only.

Must not be "dead ended" at a rose-ette, socket or receptacle, unless the last support is within twelve inches of the same.

In damp places, or buildings specially subject to moisture or to acid or other fumes liable to injure the wires or their insulation.

i. Must have an approved insulating covering.

For protection against water, rubber insulation must be used. For protection against corrosive vapors, either weatherproof or rubber insulation must be used.

j. Must be rigidly supported on non-combustible, non-absorptive insulators, which separate the wire at least one inch from the surface wired over, and must be kept apart at least two and one-half inches for voltage up to 300, and four inches for higher voltages.

Rigid supporting requires under ordinary conditions, where wiring over flat surfaces, supports at least every four and one-half feet. If the wires are liable to be disturbed, the dis-

tance between supports must be shortened. In buildings of mill construction, mains of not less than No. 8 B. & S. gage, where not liable to be disturbed, may be separated about six inches, and run from timber to timber, not breaking around, and may be supported at each timber only.

#### For Surface Wiring Raceways.

(Wooden and metal (See No. 29. For construction of raceways see No. 60).

k. Must have an approved rubber insulating covering (Type Letter R. for wires smaller than No. 6 B. & S. gage and Type Letter R. D. for wires No. 6 and larger), and must be in continuous lengths from outlet to outlet, or from fitting to fitting, no joints or taps to be made in the raceway. Where branch taps are necessary in raceway work approved fittings for this purpose must be used.

l. Must never be placed in either metal or wooden raceways in damp locations; must never be placed in either metal or wooden raceways in concealed locations or where the difference of potential between any two wires in the same system is over 300 volts. When the electrical construction is being carried out in metal raceways permission will be given to extend these raceways through walls and partitions if the raceways are in continuous lengths where passing through the walls and partitions. Not more than four No. 14 B. & S. gage rubber covered wires, and no single circuit of more than 1,320 watts shall be used in metal raceways.

m. Must for alternating current systems if in metal raceways have the two or more wires of a circuit installed in the same raceway.

It is suggested that this be done for direct current systems also, so that they may be changed to alternating systems at any time, induction troubles preventing such a change if the wires are in separate raceways.

#### For conduit Work.

n. Must have an approved rubber insulating covering, and within the conduit tubing must be without splices or taps. Must be double braided (Type Letters R. D.) for twin, twisted pair or multiple conductor cables and for all single conductors of No. 6 B. & S. gage and larger.

Slow burning insulation may, however, be used in permanently dry locations where excessive temperatures are present, provided special permission in writing be given in advance.

o. Must not be drawn in until all mechanical work on the building has been, as far as possible, completed.

Conductors in vertical conduit raisers must be supported within the conduit system in accordance with the following table:

No. 14 to 6 inclusive every 100 feet.  
No. 00 to 0000 inclusive every 80 feet.  
Above 0000 to 350,000 C. M. inclusive every 6 feet.

Above 350,000 C. M. to 500,000 C. M. inclusive every 50 feet.

Above 500,000 C. M. to 750,000 C. M. inclusive every 40 feet.

Above 750,000 C. M. to every 35 feet.

The following methods of supporting cables are recommended:

1. Approved clamping devices constructed of or employing insulating wedges inserted in the ends of conduits.

2. Junction boxes may be inserted in the conduit system at the required intervals, in which insulating supports of approved type must be installed and secured in a satisfying manner so as to withstand the weight of the conductors attached thereto, the boxes to be provided with proper covers.

3. Cables may be supported in approved junction boxes on two or more insulating supports so placed that the conductors will be deflected at an angle of not less than 80 degrees, and carried a distance of not less than twice the diameter of the cable from its vertical position. Cables so suspended may be additionally secured to these insulators by the wires.

Other methods may be used if specially approved.

Conductors No. 2 B. & S. gage, or larger, must be deflected where they enter or leave the cabinet except that conductors of No. 2 B. & S. gage to 250,000 C. M. inclusive if brought into the cabinet, cut-out box, junction or pull box opposite to the panel lugs in which they terminate may be deflected sufficiently to permit their attachment to these lugs provided the gutter of the cabinet is not less than four inches in width.

p. Must, for alternating systems have the two or more wires of a circuit drawn in the same conduit.

It is suggested that this be done for direct current systems also, so that they may be changed to alternating systems at any time, induction troubles preventing such a change if the wires are in separate conduits.

Except in the case of stage pocket and border circuits the same conduit must not contain more than four two-wire, or three three-wire circuits of the same system, except by special permission, and must never contain circuits of different systems.

For Concealed "Knob and Tube" Work  
q. Must have an approved rubber insulating covering (Type Letter R. for wires smaller than No. 6 B. & S. gage and Type Letter R. D. for wires No. 6 and larger).

r. Must be rigidly supported on non-combustible, non-absorptive insulators which separate the wire at least one inch from the surface wired over. Should preferably be run singly on separate timbers, or studding, and must be kept at least five inches apart.

Must be separated from contact with the walls, floor timbers and partitions through which they may pass by non-combustible, non-absorptive insulating tubes, such as glass or porcelain. Wires passing through cross timber in plas-



tered partitions must be protected by an additional tube extending at least four inches above the timber.

Rigid supporting requires, under ordinary conditions, where wiring along flat surfaces, supports at least every four and one-half feet. If the wires are liable to be disturbed the distance between supports must be shortened.

At distributing centers, meters, outlets, switches or other places where space is limited, and the five-inch separation cannot be maintained, each wire must be separately encased in a continuous length of approved flexible tubing.

8. When in a concealed knob and tube system, it is impracticable to place the whole of a circuit on non-combustible supports of glass or porcelain, that portion of the circuit which cannot be so supported must be installed with approved metal conduit, or approved armored cable, except that if the difference of potential between the wires is not over 300 volts, and if the wires are not exposed to moisture, they may be flushed if separately encased in approved flexible tubing, extending in continuous lengths from porcelain support to porcelain support, from porcelain support to outlet, or from outlet to outlet.

t. When using either conduit or armored cable in mixed concealed knob and tube work, the requirements for conduit work or armored cable work must be complied with as the case may be, except that approved fittings having a separate bushed hole for each conductor may be used for terminating the conduit or armored cable where wires pass from the conduit or cable without splice, joint or tap.

u. Must at all outlets, except where conduit is used, be protected by approved flexible tubing, extending in continuous lengths from the last porcelain support to at least one inch beyond the outlet. In the case of combination gas and electric outlets the tubes on the wires must extend at least flush with the outlet ends of gas caps, and if box or plate is used, gas pipes must be securely fastened into the outlet box or plate to secure good electrical connections.

When the surface at any outlet is broken, it must be repaired so as to leave no holes or open spaces at such outlet.

It is suggested that approved outlet boxes or plates be installed at all outlets in concealed "knob and tube" work, the wires to be protected by approved flexible tubing, extending in continuous lengths from the last porcelain support into the box.

For concealed work in walls and ceilings composed of plaster on wooden joist or stud construction outlet boxes or plates if used, and also cabinets or switch boxes must be so installed that the front edge will not be more than one-fourth inch back of the finished surface of the plaster, and if this surface is broken or incomplete it shall be repaired so that it will not show any gaps or open spaces around the edges of the outlet box or plate if used, or of the cabinet. On wooden walls or ceilings, outlet boxes or plates, and cabinets or switch boxes must be so installed that the front edge will either be flush with the finished surface or project therefrom.

#### 27. Armored Cables.

(See also No. 26 s. For construction of armored cables see No. 54).

a. Must be continuous from outlet to outlet or to junction boxes or cabinets, and the armor of the cable must properly enter and be secured to all fittings, and the entire system be mechanically secured in position.

In case of service connections and main runs, this involves running such armored cable continuously into a main cut-out cabinet or gutter surrounding the panel board, as the case may be.

b. Must be equipped at every outlet with an approved outlet box or plate, as required in conduit work.

Outlet plates must not be used where it is practicable to install outlet boxes.

For concealed work in walls and ceilings composed of plaster on wooden joist or stud construction, outlet boxes or plates and also cut-out cabinets must be so installed that the front edge will not be more than  $\frac{1}{4}$  inch back of the finished surface of the plaster, and if this surface is broken or incomplete it shall be repaired so that it will not

show any gaps or open spaces around the edges of the outlet box or plate or of the cut-out cabinet. On wooden walls or ceilings, outlet boxes or plates and cut-out cabinets must be so installed that the front edge will either be flush with the finished surface or project therefrom. This will not apply to concealed work in walls or ceilings composed of concrete, tile or other non-combustible material.

In buildings already constructed where the conditions are such that neither outlet box nor plate can be installed, these appliances may be omitted by special permission, provided the armored cable is firmly and rigidly secured in place.

At exposed ends of armored cable (except fixture outlets) where the wires pass from the armored cable system without splice, joint or tap an approved fitting having a separate bushed hole for each conductor must be used.

c. Must have the metal armor of cables grounded as required in No. 15A.

d. When installed in so-called fire-proof buildings in course of construction or afterwards if exposed to moisture, or where it is exposed to the weather, or in damp places, such as breweries, stables, etc., the cable must have a lead covering placed between the outer braid of the conductors and the steel armor.

The lead covering is not to be required when the cable is run against brick walls or laid in ordinary plaster walls unless same are continuously damp.

e. Where entering junction boxes, and at all other outlets, etc., must be provided with approved terminal fittings which will protect the insulation of the conductors from abrasion, unless such protection is afforded by the junction or outlet boxes themselves.

f. Junction boxes must always be installed in such a manner as to be accessible except as provided in No. 26 t.

g. For alternating current systems must have the two or more conductors of the circuit enclosed in one metal armor.

h. All bends must be so made that the armor of the cable will not be injured. The radius of the curve of the inner edge or any bend not to be less than one and one-half inches.

## 28. Interior Conduits.

(See also No. 26 n to p. For construction of conduit see No. 55, and for construction of outlet, junction and flush switch boxes see No. 59).

a. No conduit smaller than one-half inch electrical trade size shall be used.

b. Must be continuous from outlet to outlet or to junction boxes or cabinets, and the conduit must properly enter, and be secured to all fittings and the entire system must be mechanically secured in position.

In case of service connections and main runs, this involves running each

conduit continuously into a main cut-out cabinet or gutter surrounding the panel board, as the case may be.

Departure from this rule may be authorized in case of underground services by special permission.

c. Must be first installed as a complete conduit system, without the conductors.

d. Must be equipped at every outlet with an approved outlet box or plate. At exposed ends of conduit (but not at fixture outlets) where wires pass from the conduit system without splice, joint or tap, an approved fitting having separately bushed holes for each conductor must be used. Departure from this rule may be authorized by special permission.

Outlet plates must not be used where it is practicable to install outlet boxes.

For concealed work in walls and ceilings composed of plaster on wooden joists or stud construction, outlet boxes or plates and also cut-out cabinets must be so installed that the front edge will be not more than one-fourth inch back of the finished surface of the plaster, and if this surface is broken or incomplete it shall be repaired so that it will not show any gaps or open spaces around the edges of the outlet box or plate or of the cut-out cabinet. On wooden walls or ceilings, outlet boxes or plates and cut-out cabinets must be so installed that the front edge will either be flush with the finished surface or project therefrom. This will not apply to concealed work in walls or ceilings composed of concrete, tile or other non-combustible material.

In buildings already constructed where the conditions are such that neither outlet box nor plate can be installed, these appliances may be omitted, providing the conduit ends are bushed and secured.

It is suggested that outlet boxes and fittings having conductive coating be used in order to secure better electrical contact at all points throughout the conduit system.

e. Metal conduits where they enter junction boxes, and at all other outlets, etc., must be provided with approved bushings or fastening plates fitted so as to protect wire from abrasion, except when such protection is obtained by the use of approved nipples, properly fitted in boxes or devices.

f. Must have the metal of the conduit grounded as required in No. 15A.

g. Junction boxes must always be installed in such a manner as to be accessible except as provided for in No. 26 t. Such boxes are considered to be accessible when installed in an attic that has sufficient headroom, but which is reached only by a portable ladder and permanent hatch.

h. All elbows or bends must be so made that the conduit will not be in-

jured. The radius of the curve of the inner edge of any elbow not to be less than three and one-half inches. Must have not more than the equivalent of four quarter bends from outlet to outlet, the bends at the outlets not being counted.

**L. Size of Conduits for the Installation of Wires and Cables. Number of Conductors.**

Size B. & S.	1 Conductor in a cond't. Size con. in.	2 Conductors in a cond't. Size con. in.	3 Conductors in a cond't. Size con. in.	4 Conductors in a cond't. Size con. in.
Electrical Trade Size	Electrical Trade Size	Electrical Trade Size	Electrical Trade Size	Electrical Trade Size
14	1 1/2	1 1/2	1 1/2	1 1/2
12	1 1/2	1 1/2	1 1/2	1 1/2
10	1 1/2	1 1/2	1 1/2	1 1/2
8	1 1/2	1 1/2	1 1/2	1 1/2
6	1 1/2	1 1/2	1 1/2	1 1/2
4	1 1/2	1 1/2	1 1/2	1 1/2
3	1 1/2	1 1/2	1 1/2	1 1/2
2	1 1/2	1 1/2	1 1/2	1 1/2
1	1 1/2	1 1/2	1 1/2	1 1/2
0	1 1/2	1 1/2	1 1/2	1 1/2
00	1 1/2	1 1/2	1 1/2	1 1/2
000	1 1/2	1 1/2	1 1/2	1 1/2
0000	1 1/2	1 1/2	1 1/2	1 1/2
CM	1 1/2	1 1/2	1 1/2	1 1/2
200000	1 1/2	1 1/2	1 1/2	1 1/2
250000	1 1/2	1 1/2	1 1/2	1 1/2
300000	1 1/2	1 1/2	1 1/2	1 1/2
400000	1 1/2	1 1/2	1 1/2	1 1/2
500000	1 1/2	1 1/2	1 1/2	1 1/2
600000	1 1/2	1 1/2	1 1/2	1 1/2
700000	1 1/2	1 1/2	1 1/2	1 1/2
800000	1 1/2	1 1/2	1 1/2	1 1/2
900000	1 1/2	1 1/2	1 1/2	1 1/2
1000000	1 1/2	1 1/2	1 1/2	1 1/2
1250000	1 1/2	1 1/2	1 1/2	1 1/2
1500000	1 1/2	1 1/2	1 1/2	1 1/2
1750000	1 1/2	1 1/2	1 1/2	1 1/2
2000000	1 1/2	1 1/2	1 1/2	1 1/2

For sizes not greater than No. 10 B. & S. gage, one more conductor than permitted by the above table may be installed in the specified conduit, provided the conduit is not longer than 30 feet, and has not more than the equivalent of two quarter bends from outlet to outlet, the bends at the outlets not being counted.

### 3 Conductor Convertible System.

Size of Conductors	Size conduit, in.
B. & S. Gage	Electrical Trade Size
14 and 1	10
12 and 1	8
10 and 1	6
8 and 1	4
6 and 1	3
5 and 1	1 1/2
4 and 1	1 1/4
3 and 1	1 1/2
2 and 1	1 1/2
1 and 1	000
0 and 1	0000
00 and 1	250000
000 and 1	350000
0000 and 1	400000
00000 and 1	550000
000000 and 1	600000
0000000 and 1	800000
00000000 and 1	1000000
000000000 and 1	1250000
0000000000 and 1	1500000
00000000000 and 1	1750000
000000000000 and 1	2000000

### Single Conductor Combination.

Note—Where special permission has been given in accordance with No. 26 p the following table to apply

No. of Wires	Size Conduit, in.	Electrical Trade Size
10 No. 14 R.C. Solid	.....	1
18 No. 14 R.C. Solid	.....	1 1/4
24 No. 14 R.C. Solid	.....	1 1/2
40 No. 14 R.C. Solid	.....	2
74 No. 14 R.C. Solid	.....	2 1/2
90 No. 14 R.C. Solid	.....	3

### 29. Metal Raceways for Surface Wiring

(See also No. 26 k to m. For construction of raceways see No. 60).

a. Metal raceways may be used for exposed work only.

b. Must be continuous from outlet to outlet, to junction boxes, or approved fittings designed especially for use with metal raceways, and must at all outlets be provided with approved terminal fittings which will protect the insulation of conductors from abrasion, unless such protection is afforded by the construction of the boxes or fittings.

c. Such raceways where passing through a floor must be carried through an iron pipe extending from the ceiling below to a point five feet above the floor, which will serve as an additional mechanical protection and exclude the presence of moisture often prevalent in such locations.

Where the mechanical strength of the raceway itself is adequate, this ruling may be modified to require the protecting piping from the ceiling below to a point at least three inches above the flooring.

Where such raceways pass through a partition the iron pipe required for passing through floors may be omitted and the raceway passed directly through, providing the partition is dry

and the raceway is in a continuous length with no joint or coupling within the partition.

d. The heads of screws or bolts placed within the raceway must be flush with the metal.

e. Must have the metal of raceways grounded as required in No. 15A.

f. Must be installed so that for alternating systems the two or more wires of a circuit will be in the same metal raceway.

It is suggested that this be done for direct current systems also, so that they may be changed to the alternating system at any time. Induction troubles preventing such change if the wires are in separate raceways.

### 30. Fixtures.

(For construction of fixture wires see No. 52. For construction of fixtures see No. 77. For gas-filled lamps see No. 35).

a. Must, except in the cases mentioned in items 1 and 4 inclusive below, be installed from their support by approved insulating joints placed as close as possible to the ceilings or walls.

Where insulating joints are required, fixture canopies of metal must be thoroughly and permanently insulated from metal walls or ceilings or from plaster walls or ceilings or metal lathing and from outlet boxes. Canopy insulators must be securely fastened in place so as to separate the canopies thoroughly and permanently from the surface and outlet boxes from which they are designed to be insulated.

Gas pipes must be protected above the insulating joints or blind hickies by approved insulating tubing, and where outlet tubes are used they must be of sufficient length to extend below the insulating joint and must be so secured that they will not be pushed back when the canopy is put in place.

Insulating joints and canopy insulators may be omitted in the following cases:

1. Straight electric fixtures connected to knob and tube, wooden raceways or open work, except on metal ways or open work, except on metal ceilings or on plaster walls or ceilings containing metal lathing.

2. Straight electric fixtures in which all wires have an approved rubber insulation not less than three sixty-fourths inch in thickness and which are metallically connected in a permanent and effective manner to metal conduit, armored cable or metal raceway systems or to gas piping, provided such gas piping is grounded in the manner prescribed for conduit in No. 15A.

3. Straight electric fixtures in which all wires have an approved rubber insulation not less than three sixty-fourths inch in thickness and which are permanently and effectively grounded to a separate ground wire not smaller than No. 14 B. & S. gage.

4. Combination fixtures in all wires have an approved rubber insulation not

less than three sixty-fourths inch in thickness and where gas piping is grounded, as in item two above.

For fixtures which are not attached to gas pipes or conduit unless outlet boxes or other approved fittings which will give proper support for fixtures are used, a seven-eighths inch block must be fastened between studs or floor timbers flush with the back of lathing to hold tubing and to support fixtures. When this cannot be done, wooden base blocks, not less than three-fourths inch in thickness, securely screwed to lathing, must be provided.

Fixtures having so-called flat canopies, tops or backs, will not be approved for installation, except where outlet boxes are used.

b. When installed out of doors, must be of water-tight construction.

c. Fixture wires must be not smaller than No. 18 B. & S. gage, and must have an approved insulating covering (see No. 52).

In wiring certain designs of show case fixtures, ceiling bulls eyes and similar appliances in which the wiring is exposed to temperatures in excess of 120 degree Fahrenheit (49 degrees Centigrade), from the heat of the lamps, conductors having approved slow burning or other heat resisting coverings must be used. All such forms of fixtures must be submitted for examination, test and approval before being introduced for use.

d. Supply conductors and especially the splices to fixture wires, must be kept clear of the grounded part of gas pipes, and, where shells or outlet boxes are used, they must be made sufficiently large to allow the fulfillment of this requirement.

e. Must, when wired on the outside, have the conductors so secured as not to be cut or abraded by the pressure of the fastenings or motion of the fixture.

Must not, when wired on the outside, be used in show windows or in the immediate vicinity of especially inflammable stuff, except as provided in No. 32 e for chain fixtures.

Chain fixtures must be wired with flexible conductors.

f. Wires of different systems must never be contained in or attached to the same fixture, and under no circumstances must there be a difference of potential of more than 300 volts between wires contained in or attached to the same fixtures.

g. Must be free from short circuits between conductors and from contacts between conductors and metal parts of fixtures, and must be tested for such conditions before being connected to supply conductors.

### 31. Sockets.

(For construction of sockets see No. 73).

a. In rooms where inflammable gases may exist the incandescent lamp and socket must be enclosed in



a vapor-tight globe, and supported on a pipe-hanger, wired with approved rubber-covered wire soldered directly to the circuit.

b. In damp or wet places, or where exposed to corrosive vapors, weatherproof sockets especially approved for the location must be used. Unless made up on fixtures they must be hung by separate stranded rubber-covered wires not smaller than No. 14 B. & S. gage, which should preferably be twisted together when the pendant is over three feet long.

These wires must be soldered direct to the circuit wires but supported independently of them.

c. Sockets and receptacles installed over especially inflammable stuff or where exposed to flyings of combustible material, must be of the keyless type, and, unless individual switches are provided, must be installed at least seven and one-half feet above the floor, or must be so located or guarded that the lamps cannot be readily backed out by hand.

d. When the socket is not attached to a fixture, the inlet must be provided with an approved insulating bushing, which, if threaded must be not less than three-eighths inch pipe size.

The edges of bushings must be grounded and all inside fins removed so that in no case will cord be subjected to the cutting or wearing action of a sharp edge.

Bushings should have holes not less than 9-32-inch in diameter for plain pendant cord and 13-32-inch in diameter for reinforced cord.

### 32.—Flexible Cord.

(For construction of flexible cord see No. 51).

a. Must have an approved insulation and covering.

b. Must not, except in street railway property be used where the difference of potential between the two wires is over 300 volts.

c. Must not be used as a support for clusters.

d. Must not be used except for pendants, wiring of fixtures, portable lamps or motors, portable heating apparatus or other portable devices.

For all portable work, including those pendants which are liable to be moved about sufficiently to come in contact with surrounding objects, flexible wires and cables especially designed to withstand this severe service must be used.

When necessary to prevent portable lamps from coming in contact with inflammable materials, or to protect them from breakage, they must be surrounded with a substantial guard, which should be securely attached to the socket or handle.

e. Unless provided with approved metal armor, must not be used in show window or in show cases, except that approved portable cord may be used for the purpose of supplying current to portable lamps and other

devices for exhibition purposes, and flexible cord may be used for chain fixtures.

f. Must be protected by approved insulating bushings where the cord enters the socket.

g. Must be so connected to all fittings that strain is taken from the joints and binding screws.

h. Must, where passing through covers of outlet boxes be protected by approved bushings especially designed for this purpose, or the cover must be provided with a smooth, well-rounded surface on which the cord will bear. So-called hard rubber or composition bushings must not be used.

### 33. Arc Lamps on Constant-Potential Circuits.

a. Must have a cut-out (see No. 19 a) for each lamp or each series of lamps.

The branch conductors must have a carrying capacity about fifty per cent. in excess of the normal current required by the lamp.

b. Must only be furnished with such resistances or regulators as are enclosed in non-combustible material, such resistances being treated as sources of heat. Incandescent lamps must not be used for this purpose.

c. Must be supplied with globes and protected by spark arresters and wire netting around the globe, as in the case of series arc lamps (see No. 2).

Outside arc lamps must be suspended at least eight feet above sidewalks. Inside arc lamps must be placed out of reach or suitably protected.

d. Lamps when arranged to be raised and lowered, either for carboning or other purposes, shall be connected up with stranded conductors from the last point of support to the lamp, when such conductor is larger than No. 14 B. & S. gage.

e. Economy and compensator coils for arc lamps must be mounted on non-combustible, non-absorptive insulating supports, such as glass or porcelain, allowing an air space of at least one inch between frame and support, and must in general be treated as sources of heat.

### 34. VAPOR LAMPS.

#### Enclosed Mercury Vapor Lamps.

a. Must have cut-out for each lamp by series of lamps except when contained in single frame and lighted by a single operation, in which case not more than five lamps should be dependent upon single cut-out.

b. Must only be furnished with such resistances or regulators as are enclosed in non-combustible cases, such resistances to be treated as sources of heat. In locations where these resistances or regulators are

subject to flyings of lint or combustible material, all openings through cases must be protected by fine wire gauze.

#### High-Potential Vacuum Tube Systems.

c. The tube must be so installed as to be free from mechanical injury or liability to contact with inflammable material.

d. High-potential coils and regulating apparatus must be installed in approved steel cabinet not less than one-tenth inch in thickness; same to be well ventilated in such a manner as to prevent the escape of any flame or sparks, in case of burnout in the various coils. All apparatus in this box must be mounted on slate base and the enclosing case positively grounded. Supplying conductors leading into this high-potential case to be installed in accordance with the standard requirements governing low-potential systems, where such wires do not carry a potential of over 300 volts.

#### 35. Gas Filled Incandescent Lamps.

a. Must be so grouped that not more than 660 watts (nor more than 16 sockets or receptacles) are to be dependent on one cutout, except that in cases where wiring equal in size to No. 14 B. & S. gage is carried directly into keyless sockets or receptacles, the location of which is such as to render unlikely the attachment of flexible cords thereto, the circuits may be so arranged that not more than 1,320 watts (or 32 sockets or receptacles) will be dependent on the final cutout. Where a single socket or receptacle is used on a circuit the limitation of watts permissible on the final cutout shall be the maximum capacity for which such socket or receptacle is approved.

b. Must not be used in show windows or in other locations where inflammable material is liable to come in contact with lamp equipment except where used in connection with approved fixtures where temperature of any exposed portion of same does not exceed 200 degrees Fahr. (93 degrees centigrade.)

c. Must not be used in connection with medium-base sockets or receptacles if of above 200 watts nominal capacity not with Mogul base sockets or receptacle if of above 1,500 watts capacity. If of above 100 watts, must not, if provided with a shade, reflector, fixture or other enclosure above the socket, be used in either

medium or Mogul base types of sockets or receptacles having fibre or paper linings.

d. Fixtures within buildings must be wired with conductors having approved slow-burning or other heat-resisting coverings where the temperature to which wire is subjected at any point exceeds 120 degrees Fahr. (49 degrees centigrade). Where fixtures are placed outside of buildings approved rubber insulated wire is required.

#### 36. Transformers.

(See also Nos. 11, 14, 15, and 45.)

(For construction of transformers see No. 81.)

##### Oil Transformers.

a. Must not be placed inside of any buildings, except central stations and sub-stations, unless by special permission.

##### Air Cooled Transformers.

The following sections do not apply to apparatus or fittings, the operation of which depends either wholly or in part upon special transformers embodied in the devices, but all such apparatus or fittings must be submitted for special examination and approval before being used.

b. Must not be placed inside of any building excepting central stations or sub-stations, if the highest voltage of either primary or secondary exceeds 550 volts.

c. Must, with the exception of bell ringing and other signalling transformers, be so mounted that the case shall be at a distance of at least one foot from combustible material or separated therefrom by non-combustible, non-absorptive insulating material, such as slate, marble or soapstone. This will require the use of a slab or panel somewhat larger than the transformer.

#### 37. Decorative Lighting Systems.

Special permission may be given in writing for the temporary installation of approved systems of decorative lighting, provided the difference of potential between the wires of any circuit shall not be over 150 volts and also provided that no group of lamps requiring more than 1,320 watts shall be dependent on one cutout.

The following rules apply to those electrical circuits and parts of electrically operated organs which are employed for the control of the sounding apparatus and keyboards.

They do not apply to motors, switches, resistance devices or other appliances connected to light or power circuits which must in all cases be installed in compliance with the rules of this code applying to low-potential circuits.

### 37A. Electrically Operated Organs. a. Source of Energy.

The source of energy must be either a self-excited generator rated at not over fifteen volts or a primary battery.

The generator must either be permanently and effectively insulated both from ground and from the motor driving it or both generator and motor must have their base frames permanently and effectively grounded.

#### b. Cables.

All wiring must be cabled except common return wires and wires inside the organ proper, the organ sections and the organ console.

The separate conductors of the cable must not be smaller than No. 26 B. & S. gage and have either rubber, cotton, or silk insulation. The cotton or silk may be saturated with paraffine if desired.

The separate conductors may be either bunched or cabled and must be covered by one or more braided outer coverings. A tape may be substituted for an inner braid. The outside coverings of cables not run in conduit must either be flameproof or covered with a closely wound fire-proof tape.

The common return wire or wires shall not be contained in the cable, but may be run in contact with it or placed under an additional covering enclosing both cable and return wires.

The insulation of return wires must be either rubber or slow burning and not smaller than No. 14 B. & S. gage.

#### c. Workmanship and Materials.

All wiring and devices within the organ or any of its parts must be neatly disposed and securely fastened.

It is not found to be either necessary or feasible in organ structures to require the use of non-combustible non-absorptive insulating material for the supports or enclosures of current carrying parts.

Cables between parts of the organ and between the console and the organ must be installed in a workmanlike manner, be securely fastened in

position and kept from contact with other wires. Conduit may be used but is not required.

#### Fuses.

d. Circuits must be so subdivided and protected at the generator by approved enclosed fuses of not over 30 amperes capacity that every wire will be protected by one or more such fuses.

No other fuses in the organ circuits will be required.

### 38. Theatre and Moving Picture Establishment Wiring.

All wiring, apparatus, etc., not specifically covered by special rules herein given, must conform to the general requirements of this code, and the term "theatre" shall mean a building, or that part of a building regularly or frequently used for dramatic, operatic, moving picture or other performances or shows or which has a stage for such performances used with scenery or other stage appliances.

#### a. Services.

Where supply may be obtained from two separate street mains, two separate and distinct services must be installed, one service to be of sufficient capacity to supply current for the entire equipment of theatre, while the other service must be at least of sufficient capacity to supply current for all emergency lights. Where supply cannot be obtained from two separate sources, the feed for emergency lights must be taken from a point on the street side of main service fuses. By "emergency lights" are meant exit lights and all lights in lobbies, stairways, corridors, and other portions of theatre to which the public have access, which are normally kept lighted during the performance.

Where source of supply is an isolated plant within same building, an auxiliary service of at least sufficient capacity to supply all emergency lights must be installed from some outside source, or a suitable storage battery within the premises may be considered the equivalent of such service.

#### b. Stage.

All permanent construction on stage side of proscenium wall, except as hereinafter provided, must be approved conduit or armored cable.

**c. Switchboards.**

1. Must be made of non-combustible, non-absorptive insulating material, and where accessible from stage level must be protected by a suitable guard-rail to prevent accidental contact with live parts on the board and comply with the requirements of Rule 3.

2. Dimmers must be dead when the switch controlling circuit of which dimmer forms a part is open.

**d. Footlights.**

Must be wired in approved conduit or armored cable, each lamp receptacle being enclosed within an approved outlet box, or the lamp receptacles may be mounted in an iron or steel box, metal to be of a thickness not less than No. 20 U. S. sheet metal gage treated to prevent oxidation, so constructed as to enclose all the wires and providing at least one-half inch separation between the metal of the box and receptacle terminals. Wires to be soldered to lugs of receptacles.

Must be so wired that no set of lamps requiring more than 1,320 watts nor more than 32 receptacles shall be dependent upon one cutout.

**e. Borders and Proscenium Sidelights.**

1. Must be constructed of steel of a thickness not less than No. 20 U. S. sheet metal gage, treated to prevent oxidation, be suitably stayed and supported, and so designed that flanges of reflectors will protect lamps.

2. Must be so wired that no set of lamps requiring more than 1,320 watts nor more than 32 receptacles shall be dependent upon one cutout.

3. Must be wired in approved conduit or armored cable, each lamp receptacle to be enclosed within an approved outlet box, or the lamp receptacles may be mounted in an iron or steel box, metal to be of a thickness not less than No. 20 U. S. sheet metal gage treated to prevent oxidation, so constructed as to enclose all wires. Wires to be soldered to lugs of receptacles.

4. Must be provided with suitable guards to prevent scenery or other combustible material coming in contact with lamps.

5. Cables for borders must be of approved type and suitably supported; conduit construction must be used from switchboard to point where cables must be flexible to per-

mit of the raising and lower of border.

6. For the wiring of the border proper, wire with approved slow-burning insulation must be used.

7. Borders must be suitably suspended, and if a wire rope is used same must be insulated by at least one strain insulator inserted at the border.

**f. Stage and Gallery Pockets.**

Must be of approved type, insulated from ground and controlled from switchboard, each receptacle to be of not less than 35 ampere rating for arc lamps nor 15 amperes for incandescent lamps, and each receptacle to be wired to its full capacity. Arc pockets to be wired with wire not smaller than No. 6 B. & S. gage and incandescent pockets with not less than No. 12 B. & S. gage.

Plugs for arcs and incandescent pockets must not be interchangeable.

**g. Scene Docks.**

Where lamps are installed in scene docks, they must be so located and installed that they will not be liable to mechanical injury.

**h. Curtain Motors.**

Must be enclosed type and installed so as to conform to the general requirements of this code. (See No. 5.)

**i. Control for Stage Flues.**

In cases where dampers are released by an electric device, the electric circuit operating same must be normally closed.

Magnet operating damper must be wound to take full voltage of circuit by which it is supplied, using no resistance device, and must not heat more than normal for apparatus of similar construction. It must be located in loft above scenery, and be installed in a suitable iron box with a tight, self-closing door.

Such dampers must be controlled by at least two standard single pole switches mounted within approved iron boxes provided with self-closing doors without lock or latch, and located, one at the electrician's station and others as designated.

**j. Dressing Rooms.**

Must be wired in approved conduit or armored cable. All pendant lights must be equipped with approved reinforced cord, armored cable, or steel armored flexible cord.



All lamps must be provided with approved guards which are sealed or locked in place.

#### k. Portable Equipment.

Arc lamps used for stage effects must conform to the following requirements:

1. Must be constructed entirely of metal of a thickness not less than 20 U. S. Sheet Metal gage except where use of approved insulating material is necessary.

2. Must be substantially constructed, and so designed as to provide for proper ventilation, and to prevent sparks being emitted from lamps when same are in operation, and mica must be used for frame insulating.

3. Front opening must be provided with a self-closing hinged door frame, in which wire gauze or glass must be inserted, except in the case of lens lamps, where the front may be stationary, and a solid door be provided on back or side.

4. Must be so constructed that neither carbons nor live parts will be brought into contact with metal of hood during operation, and arc lamp frames and standards must be so installed and protected as to prevent the liability of their being grounded.

5. Switch on standard must be so constructed that accidental contact with any live portion of same will be impossible.

6. All standard connections in lamp and at switch and rheostat must be provided with approved lugs.

7. Rheostats must be plainly marked with their rated capacity in volts and amperes, and, if mounted on standard, must be raised to a height of at least three inches above floor. Resistance must be enclosed in a substantial and properly ventilated metal case which affords a clearance of at least one inch between case and resistance element.

8. A competent operator must be in charge of each arc lamp, except that one operator may have charge of two lamps when they are not more than ten feet apart, and are so located that he can properly watch and care for both lamps.

#### l. Bunches.

Must be substantially constructed of metal and must not contain any exposed wiring.

The cable feeding same must be tubed in an approved manner where passing through the metal, and must be properly secured to prevent any mechanical strain from coming on the connection.

#### m. Straps.

Must be constructed of steel of a thickness not less than No. 20 U. S. Sheet Metal gage, treated to prevent oxidation, and suitably stayed and supported and so designed that flanges will protect lamps.

Cable must be tubed in a suitable manner where passing through the

metal, and must be properly secured to prevent serious mechanical strain from coming on the connections.

Must be wired in approved conduit or armored cable, each lamp receptacle being enclosed within an approved outlet box, or the lamp receptacles may be mounted in an iron or steel box, metal to be of a thickness not less than No. 20, U. S. Sheet Metal gage, treated to prevent oxidation, so constructed as to enclose all wires. Wires to be soldered to lugs of receptacles.

#### n. Portable Plugging Boxes.

Must be constructed so that no current carrying part will be exposed, and each receptacle must be protected by approved fuses mounted on slate or marble bases and enclosed in a fire-proof cabinet equipped with self-closing doors. Each receptacle must be constructed to carry thirty amperes without undue heating, and the bus-bars must have a carrying capacity equivalent to the current required for the total number of receptacles, and approved lugs must be provided for the connection of the master cable.

#### o. Pin Plug Connectors.

Must be of an approved type, so installed that the "female" part of plug will be on live end of cable, and must be so constructed that tension on the cable will not cause serious mechanical strain on the connections.

#### p. Portable Conductors.

Flexible conductors used from receptacles to arc lamps, bunches and other portable equipments must be approved stage cable except that for the purpose of feeding a stand lamp under conditions where conductors are not liable to severe mechanical injury, an approved reinforced cord may be used, provided cut-out designed to protect same is not fused over ten amperes capacity.

#### q. Lights on Scenery.

Where brackets are used they must be wired entirely on the inside, fixture stem must come through to the back of the scenery and end of stem be properly bushed and fixtures to be securely fastened in position.

#### r. String or Festooned Lights.

Wiring of same must be of approved type, joints to be properly made, soldered and taped, and staggered where practicable.

Where lamps are used in lanterns or similar devices, approved guards must be employed.

#### s. Special Electrical Effects.

Where devices are used for producing special effects such as lightning, waterfalls, etc., the apparatus must be so constructed and located that flames, sparks, etc., resulting from the operation cannot come in contact with combustible material.

## t. Auditorium.

All wiring must be installed in approved conduit, metal raceways or armored cable. Where receptacles are used they must be enclosed in approved boxes.

Exit lights must not have more than one set of fuses between same and service fuses.

Exit lights and all lights in halls, corridors or any other part of the building used by audience, except the general auditorium lighting, must be fed independently of the stage lighting, and must be controlled only from the lobby or other convenient place in front of the house.

All fuses must be enclosed in approved cabinets.

## 33A. Moving Picture Factories and Studios, and Moving Picture Equipments.

For the purposes of this rule a moving picture factory or studio is considered as that building or portion of a building in which moving picture films are manufactured, exposed, developed, printed, rewound, repaired, stored, etc.

a. All wiring must be installed in approved conduit, metal raceway or armored cable.

b. Sidewall lamps must be installed in receptacles enclosed in approved outlet boxes, and must be protected by approved open end guards riveted to the covers of the boxes. Pendant lamps must be equipped with approved reinforced cord, armored cable or armored flexible cord, and must be protected by substantial wire guards.

Lamp portables must be equipped with approved keyless sockets, of approved composition or metal sheath porcelain type, with handle, hook and substantial guard. The flexible cords for such portable lamps must be approved cord designed for rough usage. The portable cord must carry the male end of an approved pin plug connector or equivalent, the female end being of such design or so hung that the connector will break apart readily at any position of the cable. The connector must be kept at least one foot above the floor.

Lamps at patching tables must be installed in approved composition or metal sheath porcelain keyless sockets, and must be suitably protected from mechanical injury.

c. In vaults used for storage of films, lamps must be protected by vaporproof globes, rigidly installed, and must be controlled by a double pole switch located outside each vault. No lamp portables or electric fans will be permitted in said vaults.

d. Motors must be of the enclosed type. Motor rheostats must be installed in metal cabinets of such design that all live terminals or contacts are enclosed leaving only the operating handles exposed.

## e. Moving Picture Equipments Other Than Those of Approved Miniature Type.

1. Arc Lamps.—Arc lamps must be constructed entirely of metal of a thickness not less than No. 24 U. S. Sheet Metal gage, except where use of approved insulating material is necessary, and be constructed in so far as practicable in accordance with the requirements of No. 38 k, 2, 3, 4 and 6, and incandescent lamps must be suitably enclosed.

2. Rheostats.—Rheostats, transforming devices or any substitute therefor, must be of types expressly designed and approved for the purpose. Their installation and location must be subject to approval as parts of the moving picture machine.

3. Top and Bottom Reels.—Must be enclosed in steel boxes or magazines, each with an opening of approved construction at bottom or top, so arranged as not to permit entrance of flame to magazine. No solder is to be used in the construction of these magazines. The front side of each magazine must consist of a door swinging horizontally, and be provided with a substantial latch.

4. Automatic Shutter.—Must be provided and must be so constructed as to shield the film from the beam of light whenever the film is not running at operating speed. Shutter must be permanently attached to the gate frame.

5. Extra Films.—Must be kept in individual metal boxes equipped with tight-fitting covers.

6. Machine Operation.—Must be of an approved type. If driven by a motor, must be of a type expressly designed and approved for such operation, and when so approved, motor driven machines, when in charge of a skilled operator, may be authorized under special permission in writing given in advance.

7. Machine Enclosure.—Machine must be placed in an enclosure or house made of suitable fireproof material; must be properly lighted and large enough for operator to walk freely on either side of or back of machine.

Ventilation for permanent booths must be provided by means of a vent pipe having a cross section of not less than 78 square inches, said pipe leading to the outside of the building or to a special non-combustible vent flue. All parts of vent pipe to be at least one inch from any combustible material or separated therefrom by means of approved non-combustible heat insulating material not less than one-half inch in thickness. A fan capable of exhausting fifty cubic feet of air per minute shall be installed and arranged in such a way that gas and smoke passing through the vent flue shall not come in contact with the motor. The motor must be connected to the emergency service and must not be controlled from the booth.

All openings into this booth must be arranged so as to be entirely closed by doors or shutters constructed of the same or equally good fire-resisting material as the booth itself. Doors or covers must be arranged so as to be held normally closed by spring hinges or equivalent devices.

x. Reels Containing Films Under Examination or in Process of Rewinding—Must be enclosed in magazines or approved metal boxes similar to those required for films in operation, and not more than two feet of film shall be exposed in booth.

**f. Moving Picture Equipment of Approved Miniature Type for Home Lecture and Similar Purposes.**

1. All equipments must be expressly approved, and such approval must cover the entire machine including all attachments, current-controlling devices and other parts employed, including also the film.

2. The entire equipment must consume not more than 680 watts.

3. Arc lamps must be constructed so far as practicable in accordance with the requirements of No. 38 k, 1, 2, 3, 4 and 6, and incandescent lamps must be suitably enclosed.

4. Rheostats, transformers, switches and other similar current-controlling devices must be attached to and form a part of the machine, must have no live parts exposed, and must comply with the requirements of No. 65 and No. 78 or No. 81 a, b, c.

5. Films must be of an approved slow-burning type having a permanent distinctive marker.

6. Machines must be so constructed that they cannot be used with films employed on the full-sized commercial moving picture machine. This may be accomplished by using a film of special width or with special perforations or by any other approved means.

The regular film which is not allowed on miniature machines is 1½ inches wide and has on each edge 5.4 perforations per inch.

7. Machines must be marked with the name or trade-mark of the maker, and with the voltage and current rating for which they are designed, and be plainly marked, "For use with slow-burning films only."

**39. Outline Lighting.**

(Other than signs on exterior of building.)

a. Must be connected only to low-potential systems.

b. Open or conduit work or metal trough construction may be used but moulding will not be permitted.

c. Where flexible tubing is required, the ends must be sealed and painted with moisture repellent and kept at least one-half inch from surface wired over.

d. Wires for use in rigid or flexible steel conduit must comply with requirements for conduit work. Where armored cable is used, the conductors must be protected from moisture by

lead sheath between armour and insulation.

e. Must be protected by its own cut-out and controlled by its own switch; single pole switches must not be used. Cut-outs, switches, flashers and similar appliances must be of approved types for such appliances, and, if outside the buildings, must, with the exception of transformer or weatherproof type, be installed in approved weatherproof cabinets.

f. Circuits must be so arranged that not more than 1,320 watts will be dependent upon one cut-out.

g. Sockets and receptacles must be of the keyless porcelain type and wires must be soldered to lugs on same. Miniature receptacles will not be approved for outdoor work.

h. For open work, wires must be approved rubber covered, not less than No. 14 B. & S. gage must be rigidly supported on non-combustible, non-absorptive insulators, which separate the wires at least one inch from the surface wired over. Rigid supporting requires, under ordinary conditions where wiring over flat surfaces, supports at least every four and one-half feet. If the wires are liable to be disturbed, the distance between supports should be shortened. In those parts of circuits where wires are connected to approved receptacles which hold them at least one inch from surface wired over, and which are placed not over one foot apart, such receptacles will be considered to afford the necessary support and spacing of the wires. Between receptacles more than one foot, but not more than two feet apart, an additional non-combustible, non-absorptive insulator maintaining a separation and spacing equivalent to the receptacles must be used. Except as above specified, wires must be kept apart at least two and one-half inches for voltages up to 300, and four inches for higher voltages.

i. For metal trough construction, the troughs and other details must comply with the requirements of No. 83 a to f, inclusive.

**41. Car Houses.**

a. The trolley wires must be securely supported on insulating hangers.

b. The trolley hangers must be placed at such a distance apart that, in case of a break in the trolley wire, contact with the floor cannot be made.

c. Must have an emergency cut-out switch located at a proper place outside of the building, so that all the trolley wires in the building may be cut out at one point and the insulators must be installed, so that when this emergency switch is open, the trolley wire will be dead at all points within 100 feet of the building. The current must be cut out of the building when not needed for use in the building.

This may be done by the emergency switch, or if preferred a second switch may be used that will cut out all current from the building, but which need

not cut out the trolley wire outside as would be the case with the emergency switch.

If the feed to the car house is underground this emergency switch may be installed inside the building, but must be located at a point as near as practicable to where the underground feeder enters the building.

d. All lamps and stationary motors must be installed in such a way that one main switch may control the whole of each installation, lighting and power independently of the main cut-out switch called for in section c.

c. Where current for lighting and stationary motors is from a grounded trolley circuit, the following special rules to apply:

1. Cut-outs must be placed between the non-grounded side and lights or motors they are to protect. No set or group of incandescent lamps requiring over 2,000 watts must be dependent upon one cut-out.

2. Switches must be placed between non-grounded side and lights and motors they are to protect.

3. All cut-outs and switches having exposed live metal parts must be located in cabinets. Cut-outs and switches not in iron boxes or in cabinets, must be mounted on not less than one-fourth inch fire-resisting insulating material, which must project at least one-half inch beyond all sides of the cut-out or switch.

4. Cut-outs and switch cabinets must be substantially made of steel not less than one-sixteenth inch in thickness or of hard wood. For cabinets containing switches or cut-outs having exposed live metal parts, the entire inside, including the door, must be lined with an approved fire-resisting insulating material not less than one-quarter inch thick, securely fastened and treated with a moisture repellant paint.

5. Must have all rails bonded at each joint with a conductor having a carrying capacity at a least equivalent to No. 0 B. & S. gage annealed copper wire, and all rails must be connected to the outside ground return circuit by a not less than No. 0 B. & S. gage copper wire or by equivalent bonding through the track. All lighting and stationary motor circuits must be thoroughly and permanently connected to the rails or to the wire leading to the outside ground return circuit.

f. All pendant cords and portable conductors will be considered as subject to hard usage.

g. Must, except as provided in Section e, have all wiring and apparatus installed in accordance with the rules for constant-potential systems.

h. Must not have any system of feeder distribution centering in the building.

i. Cars must not be left with the trolley in electrical connection with the trolley wire.

#### 41A. Lighting and Power from Railway Wires.

Must not be permitted, under any pretence, in the same circuit with trolley wires with a ground return, except in electric railway cars, electric car houses, power houses, passenger and freight stations connected with the operation of electric railways.

#### 42. Garages.

For the purposes of this rule a garage is considered as that building or portion of a building in which one or more self-propelled vehicles carrying volatile inflammable liquid for fuel or power are kept for use, sale, storage, rental, repair, exhibition or demonstration purposes; and all that portion of a building that is on or below the floor or floors on which such vehicles are kept which is not separated therefrom by light unpierced fire walls and fire-resisting floors.

In addition to the general requirements of the code the following rules shall apply:—

a. In garages with sufficient floor area to permit the storage of more than two vehicles, as above, all conductors except those required for pendant lamps or portable connections must be installed in approved metal conduit or approved armored cable, except that approved metal raceways may be used only in offices and show-rooms. Metal conduit, armored cable or metal raceways must be so installed that all outlet and junction boxes shall be located at least four feet above the floor. In garages used for one or two vehicles, as above, conduit or armored cable construction is not required.

b. Flexible cord for pendant lights must be approved reinforced cord.

c. Flexible cords for portable lamps, motors or other apparatus must be approved cord designed for rough usage, preferably stage cable or packing house cord. The portable cord must carry the male end of an approved pin plug connector or equivalent, the female end being of such design or so hung that the connector will break apart readily at any position of the cable. The connector must be kept at least four feet above the floor.

d. Flexible cable for charging must be of approved theatre stage type, this cable carrying parts of approved connectors of at least fifty amperes capacity. The connectors must be of such design or so hung that at least one will break apart readily at any position of the cable. Current-carrying parts of connectors must be shielded to prevent accidental contact. The fixed, or wall connector, must be kept at least four feet above the floor, and if not located on switchboard or charging panel must be protected against accidental contact.

e. Cut-outs, switches and receptacles must be placed at least four feet above the floor, except as provided in Section g.



f. All portable lights must be equipped with approved keyless sockets of moulded composition or metal-sheathed porcelain type. These sockets must be equipped with handle, hook and substantial guard.

g. Switchboards and charging panels, at or upon which are mounted devices which in operation may produce a spark, must be located in a room or enclosure provided for the purpose, unless all such spark producing devices are at least four feet above the floor or surrounded by vapor proof enclosures.

h. Motors or dynamos, not actually a part of a vehicle, if not located at least four feet above the floor must be of the fully enclosed type. Motors located four feet or more above the floor, if not of the fully enclosed type, must be provided with wire screen of not less than No. 14 mesh over openings at commutator end.

#### 43. Electric Cranes.

All wiring, apparatus, etc., not specifically covered by special rules herein given, must conform to the General Requirements of this Code, except that the switch required by No. 8 c for each motor may be omitted.

##### a. Wiring

1. All wires except bare collector wires, those between resistances and contact plates of rheostats and those subjected to severe external heat, must be approved rubber-covered and not smaller in size than No. 12 B. & S. gage. Insulation on wires between resistances and contact plates of rheostats must conform to section d, while wires subjected to severe external heat must have approved slow-burning insulation.

2. All wires excepting collector wires and those run in metal conduit or approved flexible cable must be supported by knobs or cleats which separate them at least one inch from the surface wired over, but in dry places where space is limited and the distance between wires as required by No. 26 h cannot be obtained, each wire must be separately encased in approved flexible tubing securely fastened in place.

Collector wires must be supported by approved insulators so mounted that even with the extreme movements permitted the wires will be separated at all times at least  $1\frac{1}{2}$  inches from the surface wired over. Collector wires must be held at the ends by approved strain insulators.

3. Main collector wires carried along the runways must be rigidly and securely attached to their insulating supports at least every 20 feet, and separated at least 6 inches when run in a horizontal plane; if not run in a horizontal plane, they must be separated at least 8 inches. If spans longer than 20 feet are necessary the distance between wires must be increased proportionately but in no case shall the span exceed 40 feet.

4. Where bridge collector wires are over 80 feet long, insulating supports on which the wires may loosely lie must be provided at least every 50 feet.

Bridge collector wires must be kept at least  $2\frac{1}{4}$  inches apart, but a greater spacing should be used whenever it may be obtained.

5. Collector wires must not be smaller in size than specified in the following table for the various spans:

Distance between rigid supports.	Size wire required B. & S.
Feet.	
0 to 30	6
31 to 60	4
Over 60	2

##### b. Collectors.

Must be so designed that sparking between them and collector wires will be reduced to minimum.

##### c. Switches and Cut-Outs.

1. The main collector wires must be protected by a cut-out and the circuit controlled by a switch. Cut-out and switch to be so located as to be easy of access from the floor.

2. Cranes operated from cabs must have a cut-out and switch connected into the leads from the main collector wires and so located in the cab as to be readily accessible to the operator.

3. Where there is more than one motor on a single crane, each motor lead must be protected by a cut-out.

##### d. Controllers.

Must be installed according to No. 4, except that if the crane is located outdoors the insulation on wires between resistance and contact plates of rheostats must be rubber where the wires are exposed to moisture and insulation is necessary and also where they are grouped. If the crane operates over readily combustible material, the resistances must be placed in an enclosure made of non-combustible material, thoroughly ventilated and so constructed that it will not permit any flame or molten metal to escape in the event of burning out the resistances. If the resistances are located in the cab, this result may be obtained by constructing the cab of non-combustible material and providing slides which enclose the cab from its floor to a height at least 6 inches above the top of the resistances.

##### e. Grounding of Iron Work.

The motor frames, and entire frame of the crane and the tracks, must be grounded as provided in Rule 15A.

#### HIGH-POTENTIAL SYSTEMS.

##### 550 to 3,500 Volts.

Any circuit attached to any machine or combination of machines which develops a difference of potential between any two wires of over 550 volts and less than 3,500 volts, shall be considered as a high-potential circuit, and

(Continued on page 193)

Use	Type Letter	Trade Name	Braid on Each Conductor	Reinforcement or Filler	Outer Cover	See also
Pendants Dry Places	C	Lamp Cord	Glazed Cotton or Silk			519
Pendants Damp Places	CB CC	Brewery Cord Canvaslike Cord	Cotton Wp Cotton Wp		Cotton Wp	519 519
Portable Dry Places	P	Reinforced Cord	Cotton	Rubber Jacket	Glazed Cotton or Silk	519 519
	PO	Parallel Cord	Cotton	Rubber Jacket	Glazed Cotton or Silk	
	PS	Special Reinf Cord	Cotton	Rubber Jacket	Glazed Cotton or Silk	
	CA	Armored Cord	Cotton	Rubber Jacket	Glazed Cotton and Armor	
Portable Damp Places	PA	Armored Reinf Cord				
	PWP PW PA Wp	Reinforced Cord Wp. Packinghouse Cord Armored Reinf Cord Wp	Cotton Cotton Cotton	Rubber Jacket Filler Rubber Jacket	Cotton Wp 2 Cotton both Wp and Armor	
Theatre Stages	T	Stage Cable	Cotton Wp	Filler	2 Cotton both Wp	
Theatre Borders	B	Border Light Cable	Cotton Wp		2 Cotton both Wp	519
Elevator Lighting and Control	E	Elevator Cable	Cotton	Rubber Jacket and or	1 or more Cotton 3 Cotton, outer one Wp.	519

TABLE OF DIMENSIONS OF THE NATIONAL ELECTRICAL CODE STANDARD CARTRIDGE ENCLOSED FUSE BOX.  
Form 1. Cartridge Fuse Female Contact. Form 2. Cartridge Fuse Knife Blade Contact.

Voltage	Rated Capacity Amperes	A Length Over Terminals Inches.	B Distance Between Contact Clips Inches.	C Width of Contact Clips Inches.	D Diameter of Terminal Blades Inches.	E Min. Length of Female and Blade cuts of Tubes Inches.	F Dia. of Tube Inches.	G Width of Terminal Blades Inches.	Rated Capacity Amperes
Not over 250	0-30 31-60	Form 1 2 3	2 1½	¼ ¾	1 1½	¾ ¾	¾ ¾	Form 1	0-30 31-60
	61-100 101-200 201-400 401-600	Form 2 5½ 7½ 8½ 10½	4 4½ 5 6	¼ 1½ 1¾ 2½	¾ 1½ 1½ ¾	1 1½ 1½ 2½	1 1½ 1½ 2½	Form 2 ¾ 1½ 1½ 2	61-100 101-200 201-400 401-600
	0-30 31-60	Form 1 5 5½	4 4½	½ ¾	1 1½	¾ ¾	¾ 1	Form 1	0-30 31-60
Not over 600	61-100 101-200 201-400	Form 2 7½ 9½ 11½	6 7 8	¾ 1½ 1¾	¾ 1½ 1½	1 1½ 1½	1½ 2½ 2½	Form 2 ¾ 1½ 1½	61-100 101-200 201-400

an coming under this class, unless an approved transforming device is used, which cuts the difference of potential down to 550 volts or less. For 550 volt motor equipments a margin of ten per cent. above the 550 volt limit will be allowed at the generator or transformer without coming under high-potential systems.

#### 44. Wires.

(See also Nos. 16, 17, 18 and 20. For construction rules see Nos. 49 and 50.)

a. Except in central stations, sub-stations and generator, motor and transformer rooms, conductors must be approved multiple conductor metal sheathed cable is approved metal conduit which must be installed as required by No. 28. All apparatus and wiring connected to the high voltage circuits must be completely enclosed by substantial metal shields or casings grounded as required in Rule 15A, and the conduit must enter and be properly secured to such casings or to suitable terminal boxes screwed or bolted to the frames.

b. The insulation of the several conductors where leaving the metal sheath of cables, must be thoroughly protected from moisture and mechanical injury by means of potheads or some similar method.

Except where exposed to moisture a metal sheath need not be provided over splices, but the ends of the sheaths must be belled out and sheaths must be bonded around splices by No. 6 B. & S. gage copper wire and approved ground clamps.

c. In central stations, sub-stations and generator, motor and transformer rooms conductors may be rigidly supported on glass or porcelain insulators which keep them at least one inch from the surface wired over, and not less than eight inches apart, except at apparatus and devices. Rigid supporting requires supports about 4½ feet apart where wiring along flat surfaces under ordinary conditions.

#### 45. Transformers.

(See also Nos. 11, 14, 15 and 36. For construction of Transformers see No. 51.)

Transformers must not be placed inside of buildings without special permission.

a. Must be located in a place so that it is the point at which the lines enter the building.

b. Must be placed in a place where the character of the building material is such as to be safe for the fire. It is recommended to be kept securely back from the street, all work to be done in the open.

c. The transformer case must be protected by a fence or by a concrete wall. The fence or wall must be high enough to prevent access to the transformer. The fence or wall must be made of non-combustible material and must be so constructed that it must be thoroughly secured to the outside of the building through a chimney or the like.

should be at least six inches air space on all sides of the transformer.

#### 46. Series Lamps.

a. No multiple series or series multiple system of lighting will be approved.

b. Must not, under any circumstances, be attached to gas fixtures.

#### Extra High Potential Systems—Over 3,500 Volts.

Any circuit attached to any machine or combination of machines which develops a difference of potential, between any two wires of over 3,500 volts, shall be considered as an extra-high-potential circuit, and as coming under this class, unless an approved transforming device is used, which cuts the difference of potential down to 3,500 volts or less.

#### 47. Primary Wires.

Must not be brought into or over buildings except power stations and sub-stations.

48. Left blank for future use.

### CLASS D.

#### Fittings and Materials; All Systems and Voltages.

This section of the code describes the general characteristics of fittings and materials of the types commonly employed in electrical equipments for the installation of which regulations are given in Classes A, B, C, E and F. It is intended as a guide to the classification and identification of types, sizes, ratings and uses of fittings and materials, together with such information and regulations as are applicable to all electrical devices, and such requirements for details of construction or specifications for tests as are included in this class are given as descriptive information and not as a complete basis for judgement of devices.

All fittings and materials should be submitted for examination and test before being introduced for use.

#### General.

Electrical fittings and materials for use under the installation regulations of this code are judged chiefly with reference to the following five considerations which also determine the classifications by types, sizes, voltages, current-carrying capacities and specific uses:

a. Suitability for installation and use in conformity with the regulations of this code.

b. Mechanical strength and durability, including, for appliances designed to enclose and protect other equipment, the adequacy of the protection thus provided.

c. Electrical insulation.

d. Heating effects under normal conditions liable to arise in service.

e. Arching effects.



**61.—Cleats, Knobs, Tubes and Bushings.**

a. Must be made of approved non-combustible, non-absorptive insulating material, free from checks, rough projections or sharp edges which might injure the insulation of the wire.

b. For wires larger than No. 4 B. & S. gage split knobs (single wire cleats) must have provision for two supporting screws.

**Spacings.**

c. At least one-fourth inch separation must be maintained between the supporting screw or nail and the conductor.

Cleats must conform to the specification given in the following table:

Voltage—0-200.

Distance from Wire to Surface—one-half inch.

Distance Between Wires—Two and one-half inches.

Knobs must be so constructed as to separate the wire at least one inch from the surface wired over.

**Dimensions.**

d. For tubes and bushings the dimensions of walls and heads must be

at least as great as those given in the following table:—

Thickness of Wall	Internal Diameter	Thickness of Wall	Internal Diameter
1/8"	1/8"	1/8"	1/8"
1/4"	1/4"	1/4"	1/4"
3/8"	3/8"	3/8"	3/8"
1/2"	1/2"	1/2"	1/2"
5/8"	5/8"	5/8"	5/8"
3/4"	3/4"	3/4"	3/4"
7/8"	7/8"	7/8"	7/8"
1"	1"	1"	1"
1 1/8"	1 1/8"	1 1/8"	1 1/8"
1 1/4"	1 1/4"	1 1/4"	1 1/4"
1 3/8"	1 3/8"	1 3/8"	1 3/8"
1 1/2"	1 1/2"	1 1/2"	1 1/2"
1 5/8"	1 5/8"	1 5/8"	1 5/8"
1 3/4"	1 3/4"	1 3/4"	1 3/4"
1 7/8"	1 7/8"	1 7/8"	1 7/8"
2"	2"	2"	2"

An allowance of one sixty-fourth of an inch for variation in manufacturing will be permitted, except in the thickness of the wall

Knobs must be constructed to conform to the following maximum dimensions:—

Size of Wire Inclusive.	Size of Base, Inches.		Solid Knobs, Groove, Inches.	
	Round Knobs	Square Knobs or Single Wire Cleats	Depth	Diameter
14-10	1 1/2"	1 1/2"	1 1/2"	1 1/2"
8-4	1 1/4"	1 1/4"	1 1/4"	1 1/4"
2-00	1 1/4"	1 1/4"	1 1/4"	1 1/4"
600-300 000	1 1/4"	1 1/4"	1 1/4"	1 1/4"
C. M.	1 1/4"	1 1/4"	1 1/4"	1 1/4"
100,000-1,000 000	1 1/4"	1 1/4"	1 1/4"	1 1/4"
C. M.	1 1/4"	1 1/4"	1 1/4"	1 1/4"

**66.—Panel Boards.**

The following specifications are intended to apply to all panel and distributing boards used for the control of light and power circuits, but not to such switchboards in central stations, sub-stations or isolated plants as directly control energy derived from generator or transforming devices.

**a. Design.**

The specifications for construction of switches and cut-outs (see Nos. 65 and 67) must be followed as far as they apply.

In the relative arrangement of fuses and switches, the fuses may be placed between the bus-bars and the switches, or between the switches and the circuits, except in the case of service switches, when No. 23 a must be complied with. When the branch switches are between the fuse and bus-bars, the connections must be so arranged that the blades will be dead when the switches are open.

When there are exposed live metal parts on the back of board, a space of at least one-half inch must be provided between such live metal parts

and the cabinet in which the board is mounted.

#### b. Spacings.

The following minimum distance between bare live metal parts (bus-bars, etc.) must be maintained:

Between parts of opposite polarity except at switches and link fuses.

When mounted on the same surface.

Not over 125 volts . . . . .  $\frac{3}{4}$  inch

Not over 250 volts . . . . .  $1\frac{1}{4}$  inch

Not over 600 volts . . . . . 2 inch

Between parts of same polarity.

When held free in air At link fuses

$\frac{1}{2}$  inch . . . . .  $\frac{1}{2}$  inch

$\frac{3}{4}$  inch . . . . .  $\frac{3}{4}$  inch

$1\frac{1}{4}$  inch . . . . . 1 inch

At switches or enclosed fuses, parts of the same polarity may be placed as close together as convenience in handling will allow.

It should be noted that the above distances are the minimum allowable, and it is urged that greater distances be adopted wherever the conditions will permit.

The spacings given in the first column apply to the branch conductors where enclosed fuses are used, where link fuses or knife switches are used, the spacings must be at least as great as those required by Nos. 65 and 67.

The spacings given in the second column apply to the distance between the raised main bars and between these bars and the branch bars over which they pass.

The spacings given in the third column are intended to prevent the melting of a link fuse by the blowing of an adjacent fuse of the same polarity.

#### 70.—Cabinets and Cut-Out Boxes.

For cut-outs, switches, circuit breakers, feeder and circuit branch panel boards, etc.

(For installation rules, see Nos. 19 b and 23 c.)

a. Cabinets are designed either for surface or for flush mounting and are provided with frames, mats or trims, etc., in which swinging doors are hung.

Cut-out boxes are designed for surface mounting and have swinging doors or covers secured directly to and telescoping with the walls of the box proper.

Cabinets or cut-out boxes intended for installation out-of-doors must be of weatherproof type.

b. Cabinets and cut-out boxes, when used to enclose devices or apparatus connected within the cabinet or cut-out box to the wires of more than four circuits, not including the supply circuit or a continuation thereof, must have back wiring spaces or one or more side wiring spaces, side gutters or wiring compartments unless the wires leave the cabinet or cut-out box directly opposite their terminal connections.

c. Design and construction of all cabinets and cut-out boxes must be such as to insure ample strength and rigidity.

d. The spacing within cabinets and cut-out boxes must be sufficient to provide ample room for the distribution of wires and cable placed in them, and for a separation between metal parts of cabinets or cut-out boxes and current carrying parts of devices and apparatus mounted within them as follows:

1. There must be an air space of at least 1-16 inch, except at points of support, between the base of the device and the wall of any metal cabinet or cut-out box on which the device is mounted.

2. There must be an air space of at least one inch between any enclosed fuse or current-carrying part and the door unless the door is lined with an approved insulating material or is of a thickness at least that of No. 12 U. S. gage when the air space must be not less than one-half inch.

3. There must be a space of at least two inches between open link fuses and metal lined walls or metal, metal lined or glass paneled doors.

4. Except as noted above there must be an air space of at least one-half inch between the walls, back, gutter partition, if of metal, or door of any cabinet or cut-out box and the nearest exposed current-carrying part of devices mounted within the cabinet where the potentials do not exceed 250 volts. This spacing must be increased to at least one inch where the potentials exceed 250 volts.

5. Cabinets and cut-out boxes must be deep enough to allow the doors to be closed when 30-ampere branch circuit panelboard switches having snap or combination handles or when switches of combination cut-outs are in any position, and when other single throw switches are thrown open as far as their construction and installation will permit.

6. Cabinets having one or more side wiring spaces, side gutters or side wiring compartments must be furnished with covers, barriers or partitions extending around or from the side of sides of all bases or groups of bases of the switches, cutouts, circuit breakers or feeder and circuit branch panelboards within the cabinet and providing a close fit with the door, frame or sides of the cabinet so as to enclose these spaces, gutters or compartments and the wires stowed within them. At sides where wires or cables are led from the cabinet at points directly opposite their terminal connections to devices or apparatus within the cabinet, and other wires or cables are not placed, these covers, barriers or partitions may be omitted.

When cabinets have back wiring spaces which are not entirely enclosed, covers must be furnished to provide aivalent enclosure.

7. Cabinets made of wood or composition material, whether for flush or surface mounting, must be rigid and substantial. Doors must fit closely.

The detailed specifications for sheet metal cabinets must be followed so far as they apply.

f. Wood, when used for the construction of cabinets, must be well seasoned, at least three-fourths inch in thickness, and shall be thoroughly filed and painted. Cabinets made of wood must be completely lined with a non-combustible material firmly secured in place. Linings of slate, marble or approved composition must be at least one quarter inch in thickness. Sheet metal, if used as lining must be at least No. 16 U. S. sheet metal gauge. One-eighth inch rigid asbestos board may be used for linings when firmly secured in place.

g. Cabinets built of composition material must be made up as is specified for wooden cabinets and must be submitted for special approval before being used.

h. Inside dimensions of wooden and composition cabinets must provide the spacings called for in section d, paragraphs 1-3 inclusive, of this rule. Barriers for gutters and wiring compartments must be provided when and as specified in section d, paragraph 6.

#### 77. Fixtures.

(For installation rules see Nos 30 and 35. For construction of fixture wires see No. 52.)

##### a. Mechanical Construction.

Fixtures must be of metal or wood, except that other materials to be used must be submitted for special examination before being used. Materials other than metal must be reinforced by metal or the fixtures otherwise constructed to secure requisite mechanical strength.

In all fixtures not made entirely of metal, wire-ways must be metal lined unless approved armored conductors with suitable fittings are used. An exception is made in the case of wire-ways in glass, marble or similar non-absorptive, non-combustible insulating materials.

With screw joints of arms and stems there must be not less than five threads, all engaging at fixture supports, fixture bodies, etc.

All methods of fastening arms, sockets and receptacles or making joints between metal parts by threading, soldering, brazing or otherwise, must be such as to secure in every case ample strength and reliability and to prevent leakage.

All burrs and fins in wireways must be removed and all sharp edges at points where wires emerge from arms, stems, chases, etc., must, when practicable, be removed or rounded, but in every case it must be possible to pull in and also to withdraw the wires without injuring them.

Where supply wires enter casings of fixture stems in either straight electric or combination gas and electric fixtures, there must be suitable fittings having

smooth, rounded edges to prevent injury to the wire coverings and to prevent the wires from coming into contact with the edges of the ends of casings.

Fixtures for installation outdoors or where exposed to moisture must be constructed that water cannot enter the wireways, sockets or other electrical parts.

##### b. Electrical Construction.

Conductors must be not smaller than No. 18 B & S gage.

On chains or similar parts where conductors are not completely enclosed in metal, the conductors must be stranded and must have rubber insulation not less than 1-32 inch in thickness. Wires and flexible cords must, when fixtures are externally wired, be so secured as not to be cut or abraded by the pressure of the fastenings or motion of the fixture, and must be protected against abrasion where they pass through sheet metal pans, canopies, etc.

Conductors must be so spliced or joined as to be both mechanically and electrically secure without solder. The joints must then be soldered (unless made with some form of approved splicing device) and covered with an insulation equal to that on the conductor, i. e., with both rubber and friction tape. Wires must, within the arms and stems, be without splices and taps.

Receptacles having exposed terminals must not be used in canopies unless completely enclosed in metal.

##### c. Materials

Tubing used in threaded arms and stems must not be lighter than No. 18 B & S. gage. Tubing should not be kinked, flattened or cracked.

Canopies must be made sufficiently large, except where outlet boxes are used, to permit the storing away of splices to fixture leads and to allow supply conductors, and especially the splices to wires, to be kept clear of the grounded part of gas pipes.

Conductors used in wiring fixtures must be of approved fixture wire, approved flexible cord, or approved rubber-covered wire, excepting that conductors having approved slow-burning or other heat-resisting coverings may

be used in wiring fixtures in which the wiring is exposed from the heat of the lamps to temperatures in excess of 140 degrees Fahr. (40 degrees Centigrade).

All such forms of fixture wire must be submitted for examination and test before being introduced for use.

All fixtures should, where possible, be sufficiently ventilated and the wiring should be so disposed as to avoid exposing the wiring to high temperatures.

Canopy insulation, if provided must be of approved types. They must be securely fastened in place so as to separate the canopies thoroughly and permanently from the surfaces and outlet

boxes from which they are designed to be insulated. A strip, of a good grade of hard fibre 1-16 inch thick, permanently attached to the canopy at the ends, and at intermediate points in such a manner that the strip will permanently extend at least 3-16 inch beyond the entire upper edge of the canopy rim will be acceptable. Where the above construction is impractical a sheet of a good grade of hard fibre 1-16 inch thick, permanently attached to the canopy and cut to conform to the general outline of the canopy and with the edges of the sheet at least flush with the edges of the canopy will be acceptable. The insulating strip or sheet must be secured by rivets or screws and the rivets or screws must be so located or counter-sunk that the desired effective insulation distance is obtained.

### 83.—Electric Signs (for Low-Potential Systems Only).

(For installation rules see No. 23 d.)

#### a. Material.

Must be constructed entirely of metal or other approved non-combustible material, except that wood may be used on outside for decoration if kept at least two inches from nearest lamp receptacle.

Sheet metal must be not less than No. 28 U. S. metal gage.

All metal must be galvanized, enameled or treated with at least three coats of anti-corrosive paint, or otherwise protected in an approved manner against corrosion.

#### b. Construction.

Must be so constructed as to secure ample strength and rigidity.

Must be so constructed as to be practically weatherproof and so as to enclose all terminals and wiring other than the supply leads, except that open work will be permitted for signs on roofs or open ground where not subject to mechanical injury, provided the wiring is in accordance with section e below.

Transformers, unless of the weather-proof type, cut-outs, flashers, and other similar devices, if on or within the body or structure of the sign, must be in a separate, completely enclosed, accessible weatherproof box or cabinet of metal of thickness not less than that of the metal of the sign itself.

The above devices if otherwise located must be enclosed in approved cut-out boxes or cabinets.

Each compartment must have suitable provision for drainage through one or more holes each not less than one-quarter inch in diameter.

#### c. Receptacles.

Must be so designed as to afford permanent and reliable means to prevent possible turning; must be so designed and placed that terminals will be at least one-half inch from other terminals and from metal of the sign, except that where open work is per-

mitted this separation must be one inch.

Signature receptacles will not be approved for use in outdoor signs.

#### d. Wiring.

Must be approved rubber covered, not less than No. 14 B. & S. gage.

Must be neatly run, and so disposed and fastened as to be mechanically secure.

Must be soldered to terminals, and exposed parts of wires and terminals must be treated to prevent corrosion.

Must, where they pass through walls or partitions of the sign, be protected by approved bushings.

On outside of sign structure, except where open work is permitted, must be in approved metal conduit or in approved lead sheathed armored cable.

For open work, wire must be rigidly supported on non-combustible, non-absorptive insulators, which separate the wires at least one inch from the surface wired over. Rigid supporting requires, under ordinary conditions where wiring over flat surfaces, supports at least every four and one-half feet. If the wires are liable to be disturbed, the distances between supports should be shortened.

For open work in those parts of circuits where wires are connected to approved receptacles which hold them at least one inch from surface wired over, and which are placed not over one foot apart, such receptacles will be considered to afford the necessary support and spacing of the wires. Between receptacles more than one foot, but less than two feet apart, an additional non-combustible, non-absorptive insulator maintaining a separation and spacing equivalent to the receptacles must be used. Except as above specified, wires must be kept apart at least two and one-half inches for voltage up to 300, and four inches for higher voltages.

e. Leads from sign must pass through the walls of sign either through approved metal conduit or armored cable, or must be neatly cabled and pass through one or more approved non-combustible, non-absorptive bushings.

f. Not over 1,320 watts shall be dependent upon final cut-out.

§4 left blank for future use

#### Class E.

#### MISCELLANEOUS.

### 85. Signaling Systems.

Governing wiring for telephone, telegraph (except wireless telegraph apparatus), district messenger and call-bell circuits, fire and burglar alarms, and all similar systems which are hazardous only because of their liability to become crossed with electric light, heat or power circuits.

a. Outside wires should be run in underground ducts or strung on poles, and kept off of the roofs of buildings, except by special permission, and must not be placed on the same cross-arm with electric light or power wires. They



should not occupy the same duct, man-hole or handhole of conduit systems with electric light or power wires.

Single manholes, or handholes separated into sections by means of partitions of brick or tile will be considered as conforming with the above rule.

When the entire circuit from central station to building is run in underground conduits, sections b to m inclusive do not apply.

b. When outside wires are run on same pole with electric light or power wires the distance between the two inside pins of each cross-arm must not be less than twenty-four inches.

Signalling wires being smaller and more liable to break and fall, should generally be placed on the lower cross-arms.

When the wires are carried in an proved cables, the next three sections c, d and e do not apply.

c. Where wires are attached to the outside walls of buildings, they must have an approved rubber insulating covering, and on frame buildings or frame portions of other buildings shall be supported on glass or porcelain insulators or knobs.

d. The wires from last outside support to the cut-outs or protectors must be of copper, and must have an approved rubber insulation. Must be provided with drip loops immediately outside the building and at entrance.

e. Wires must enter building through approved non-combustible, non-absorptive insulating bushings sloping upward from the outside and both wires may enter through the same bushing if desired.

Installation where the current-carrying parts of the apparatus installed are capable of carrying indefinitely a current of ten amperes.

f. An all-metallic circuit shall be provided, except in telegraph systems.

g. At the entrance of wires to building, approved single pole cut-outs, designed for 251-600 volts potential and containing fuses rated at not over ten amperes capacity, shall be provided for each wire. These cut-outs must not be placed in the immediate vicinity of easily ignitable stuff, or where exposed to inflammable gases or dust or to flyings of combustible material.

h. The wires inside building shall be of copper not less than No. 16 B. & S. gage, and must have insulation and be supported the same as would be required for an installation of electric light or power wiring 0-600 volts potential.

i. The instruments shall be mounted on bases constructed of non-combustible, non-absorptive insulating material. Holes for the supporting screws must be so located, or countersunk, that there will be at least one-half inch space, measured over the surface, between the head of the screw and the nearest live metal part.

Installation where the current-carrying parts of the apparatus installed are

not capable of carrying indefinitely a current of ten amperes.

j. Must be provided with an approved protective device located as near as possible to the entrance of wires to building. The protector must not be placed in the immediate vicinity of easily ignitable stuff, or where exposed to inflammable gases or dust or flyings of combustible materials.

k. Wires from entrance to buildings to protector must be supported on porcelain insulators, so that they will come in contact with nothing except their designed supports.

l. The ground wire of the protective device shall be run in accordance with the following requirements:

1. Shall be of copper and not smaller than No. 18 B. & S. gage.

2. Must have an insulating covering approved for voltages from 0 to 600, except that the preservative compound may be omitted.

3. Must run in as straight a line as possible to a good permanent ground. This may be obtained by connecting to a water or gas pipe connected to the street mains or to a ground rod or pipe driven in permanently damp earth. When connections are made to pipes, preference shall be given to water pipes. If attachment is made to gas pipe, the connection in all cases must be made between the meter and the street mains. In every case the connection shall be made as near as possible to the earth.

When the ground wire is attached to a water pipe or a gas pipe, it may be connected by means of an approved ground clamp fastened to a thoroughly clean portion of said pipe, and the pipe shall be thoroughly cleaned and tinned with rosin flux solder, and the ground wire shall then be wrapped tightly around the pipe and thoroughly soldered to it.

When the ground wire is attached to a ground rod driven into the earth, the ground wire shall be soldered to the rod in a similar manner.

Steam or hot-water pipes must not be used for a protector ground.

m. The protector to be approved must comply with the following requirements.

#### For Instrument Circuits of Telegraph Systems.

1. An approved single pole cut-out in each wire, designed for 2,000 volts potential, and containing fuses rated at not over one ampere capacity. When main line cut-outs are installed as called for in section g, the instrument cut-outs may be placed between the switchboard and the instrument as near as possible to the switchboard as possible.

#### For All Other Systems.

1. Must be mounted on non-combustible, non-absorptive, insulating bases, so designed that when the protector is in place, all parts which may be alive will be thoroughly insulated from the wall to which the protector is attached.

**2. Must have the following parts:**

A lightning arrester which will operate with a difference of potential between wires of not over 500 volts, and so arranged that the chance of accidental grounding is reduced to a minimum.

A fuse designed to open the circuit in case the wires become crossed with light or power circuits. The fuse must be able to open the circuit without arcing or serious flashing when crossed with any ordinary commercial light or power circuit.

A heat coil if the sensitiveness of the instrument demands it, which will operate before a sneak current can damage the instrument the protector is guarding.

Heat coils are necessary in all circuits normally closed through magnet windings, which cannot indefinitely carry a current of at least five amperes.

The heat coil is designed to warm up and melt out with a current large enough to endanger the instruments if continued for a long time, but so small that it would not blow the fuses ordinarily found necessary for such instruments. The smaller currents are often called "sneak."

3. The fuses must be so placed as to protect the arrester and heat coils, and the protector terminals must be plainly marked "line," "instrument," "ground."

An easily read abbreviation of the above words will be allowed.

The following rules apply to all systems whether the wires from the central office to the building are overhead or underground.

a. Wires beyond the protector, or wires inside buildings where no protector is used, must be neatly arranged and securely fastened in place in some convenient, workmanlike manner.

They must not come nearer than two inches to any electric light or power wire in the building, unless separated therefrom by some continuous and firmly fixed non-conductor creating a permanent separation, this non-conductor to be in addition to the regular insulation on the wire.

The wires would ordinarily be insulated, but the kind of insulation is not specified as the protector is relied upon to stop all dangerous currents. Porcelain tubing or approved flexible tubing may be used for encasing wires where required as above.

b. Wires where bunched together in a vertical run within any building must have a fire-resisting covering sufficient to prevent the wires from carrying fire from floor to floor unless they are run either in non-combustible tubing or in a fireproof shaft, which shaft must be provided with fire stops at each floor.

Signaling wires and electric light or power wires may be run in the same shaft, provided that one of these classes of wires is run in non-combustible tubing or provided that when

run otherwise these two classes of wires shall be separated from each other by at least two holes.

In no case shall signaling wires be run in the same tube with electric light or power wires.

p. Transformers or other devices for supplying current to signaling systems from light, heat or power circuits must be of a design expressly approved for this purpose. The primary wiring must be installed in accordance with the rules for "class C," and the secondary wiring in accordance with "class E."

**86. Wireless Telegraph Apparatus.**  
Note—These rules do not apply to wireless telegraph apparatus installed on shipboard.

In setting up wireless telegraph apparatus (so-called) all wiring pertaining thereto must conform to the general requirements of this code for the class of work installed and the following additional specifications:

a. Aerial supports to be constructed and installed in a strong and durable manner, and aerial conductors, with wires leading from same to ground switch, must be supported on approved insulators, and these conductors to be kept at a distance of not less than 6 inches from the building except where entering same through approved non-combustible, non-absorptive insulators.

b. Aerial conductors to be permanently and effectively grounded at all times when station is not in operation by a conductor not smaller than "No. 6" B. & S. gage copper wire, run in as direct a line as possible to water pipe on the street side of all connections to said water pipe within the premises, or to some other equally satisfactory earth connection or to such other ground as may be allowed by special permission in writing.

c. Or the aerial to be permanently connected at all times to earth in the manner specified above, through a short-gap lightning arrester; said arrester to have a gap of not over .015 inch between brass or copper plates not less than  $2\frac{1}{2}$  inches in length parallel to the gap and  $1\frac{1}{2}$  inches the other way with a thickness of not less than one-eighth inch mounted upon non-combustible, non-absorptive insulating material of such dimensions as to give ample strength. Other approved arresters of equally low resistance and equally substantial construction may be used.

d. In cases where the aerial is grounded as specified in Section b, the switch employed to join the aerial to the ground connection shall not be smaller than a standard 100 ampere knife switch.

e. Where supply is obtained direct from the street service the circuit must be installed in approved metal conduits or armored cable. In order to protect the supply system from high potential surges, there must be inserted in circuit either a transformer having a ratio which will have a potential on

the secondary leads not to exceed 570 volts, or two condensers in series across the line.

1. Transformers, voltage reducers or similar devices must be of approved type.

### 87. Electric Gas Lighting.

a. Electric gas lighting, unless it is the frictional system, must not be used on the same fixture with the electric light.

### 88. Insulation Resistance.

Where a test of the wiring of a building is required by the inspection, the permanent wire wiring must comply with the following requirements:—

The complete installation must have a resistance between conductors and between all conductors and the ground (not including attachments, sockets, receptacles, etc.) not less than that given in the following table:

Up to 5 amperes	4,000,000 ohms
Up to 10 amperes	600,000 ohms
Up to 25 amperes	800,000 ohms
Up to 50 amperes	400,000 ohms
Up to 100 amperes	200,000 ohms
Up to 200 amperes	100,000 ohms
Up to 400 amperes	50,000 ohms
Up to 800 amperes	25,000 ohms
Up to 1,600 amperes	12,000 ohms

The test must be made with all cut-outs and safety devices in place. If the lamp sockets, receptacles, electro-fliers, etc., are also connected, only one-half of the resistances specified in the table will be required.

Sec. 6. When any electrical work, wiring or electrical apparatus is found to have been installed in any manner conflicting with any of the provisions of this ordinance, it shall be the duty of the electrical inspector to notify in writing the person, firm or corporation who installed the work, that the same is defective and they shall immediately correct such defects and notify the electrical inspector that the same has been corrected, who shall thereupon inspect the same and if found satisfactory issue a certificate of approval thereof.

Sec. 7. No so-called concealed wiring shall be lathed over or in any manner concealed from sight until inspected and approved.

Sec. 8. None of the provisions of this ordinance shall be construed to affect any building or part of any building now finished or in the course of construction, except if in the opinion of the electrical inspector, any system is or has become hazardous, defective or dangerous to life or property, it shall be his duty to make a thorough examination of such system and he shall notify the person, firm or corporation owning or using the same of such defects and it shall be their duty immediately to cause the condemned system to be corrected to comply with the requirements of this ordinance. If the person, firm or corporation owning or operating the defective or hazardous

system does not cause it to be corrected within a reasonable time after receipt of notice from the electrical inspector, it shall be his duty to remove the fuses, disconnect the wires or by other means completely disconnect the condemned work and no person shall connect the same until the system has been corrected and a certificate of approval issued by the electrical inspector.

Sec. 9. Electrical inspection fees shall be as follows and the electrical inspector shall not issue a certificate of approval for any work performed under the provisions of this chapter until the proper inspection fee, as provided below, shall have been paid to the electrical inspector, to-wit:

Incandescent wiring, open, surface, raceway, armoured cable conduit or knob and tube work—

First two circuits, \$1; 2 to 5 circuits \$1, plus 50 cents per each additional circuit; 5 to 25 circuits, \$3 plus 25 cents for each additional circuit; 25 to 50 circuits, \$50 plus 10 cents for each additional circuit, 50 and upwards, \$10.50 plus 5 cents for each additional circuit. Wiring and drop only, regular circuit charge. Wiring and one or two fixtures circuit charge plus 50 cents.

Fixtures—First 10 fixtures or less, \$1 each additional fixture, 5 cents each cluster to be charged for same as fixtures. Where drops are installed, the charge is same as for fixtures.

Arc, Cooper-Hewitt and ceiling and exhaust fans—First two lamps or fans \$1; each additional lamp or fan add 25 cents.

Mercury arc-rectifier—One mercury arc-rectifier, two mercury arc-rectifier \$1.50; two mercury arc-rectifiers \$2.50; two mercury arc-rectifiers and upwards \$2.50, plus 50 cents for each additional rectifier.

Motors and generators (including feeders)—First machine, \$1; two machines, \$1.50; two to five machines, \$1.50 plus 50 cents for each additional machine; five machines and upwards, \$3 plus 25 cents for each additional machine.

Heating devices will be charged for under motor schedule.

Switchboards—For each board, \$1. For power plants—Inspector's time to be paid as follows: For the first hour, \$1; for each succeeding hour or fraction thereof, \$1 minimum fee, \$1.50.

Sign work—When signs must be installed at the shop and against the job, the incandescent schedule plus 50c additional will be charged, unless the charge exceeds \$2 in which event the regular incandescent schedule will apply. For flasher installation in connection with signs add 50 cents.

Unnecessary trips caused inspectors by defective work or incorrect information will be made at the rate of 30 cents per hour or fraction thereof.

The electrical inspector shall keep an accurate account of all wiring and apparatus inspected, expenses incurred and of all inspection fees paid hereunder.

August 12, 1919)

CITY OF FORT W.

... and make a written report thereof  
to the board of public works twice each  
year, on or before January 10 and July  
10 respectively, covering the six months  
preceeding to January 1 and July 1 re-  
spectively in each year. The said fees  
shall be paid and remain the property of  
the city of Fort Worth and shall be  
paid by said inspector to the controller  
immediately on receipt thereof.

Sec. 10. All fittings and materials  
for electrical work shall be such as ap-  
proved and accepted by the electrical  
inspector. Lists of devices fittings and  
materials already approved by such in-  
spector shall be kept on file at this of-  
fice.

Sec. 11. All ordinances and parts of  
ordinances in conflict herewith are  
hereby repealed.

Sec. 12. That this ordinance shall be  
in full force and take effect on and  
after its passage and approval by the  
city and legal publication.

WEN F. BENNETT



COMMON COUNCIL

(Regular Session)

Fire force account	\$2,500.
Fire force pay roll	172,110.
Police station account	5,240.
Police force pay roll	112,550.

Total \$192,400.

Sec. 7. That nineteen thousand five hundred dollars (\$19,500) be here appropriated for the use of the Dept. of public health, in payment of certain expenses and claims becoming due during the twelve months ending December 31, 1920, and more particularly itemized as follows:

Prevention of contagious diseases	\$ 6,500.
Incidental	750.
Salary secretary and 180 assistants	2,000.
Salary clerks	200.
Salary four sanitary officers	4,800.
Salary meat and dairy inspectors	1,200.
Salary of chemist	1,000.

Total \$19,500.

which bond shall be for the term of one year and shall be renewed annually.

(c) No public service company, corporation, partnership or individual shall connect service wires to any system until the same has been inspected and a certificate of approval issued by the electrical inspector.

Section 3 All wiring hereafter installed within the city limits as the same is now or may hereafter be defined by ordinance other than dwellings with less than three apartments outside of the city fire limits must be installed in metal conduit or armored cable, or metal raceway.

Section 4 All service wires must enter the building through iron conduit and must terminate in metal cabinet the outside end of conduit being provided with approved service entrance.

Main switches for all installations must be of the enclosed type.

The minimum size of service wires shall be as follows:

Two wire service - 1-3 Circuits. No 10, B. & S. gauge

Three " " - 4-6 " " " " gauge

" " " - 7-10 " " 8 B. & S. gauge

" " " - 11-16 " " 6 " " "

" " " - 17-<sup>22</sup>~~23~~ " " 4 " " "

" " " - <sup>30</sup>~~23-30~~ " " 2 " " "

" " " - 31-40 " " 0 " " "

" " " - 41-50 " " 00 " " "

Section 5<sup>th</sup> No person, firm or corporation shall place or install in any building or structure in said city any electrical wire, fixture, apparatus or appliances except in accordance with the following rules and requirements and the other provisions of this ordinance and all work in construction and all appliances used in connection with wiring and apparatus must be in accordance therewith.

Sec 6. When any electrical work, wiring or electrical apparatus is found to have been installed in any manner conflicting with any of the provisions of this ordinance, it shall be the duty of the electrical inspector to notify in writing the person, firm or corporation who installed the work, that the same is defective and they shall immediately correct such defects and notify the electrical inspector that the same has been corrected, who shall thereupon inspect the same and if found satisfactory issue a certificate of approval therefor.

Section 7. No so called concealed wiring shall be lathed over or in any manner be concealed from sight until inspected and approved.

Section 8. None of the provisions of this ordinance shall be construed to affect any building or part of any building now finished or in the course of construction except if in the opinion of the electrical inspector, any system is or has become hazardous, defective or dangerous to life or property it shall be his duty to make a thorough examination of such system and he shall notify the person, firm or corporation owning or using the same of such defects and it shall be their duty immediately to cause the condemned system to be corrected to comply with the requirements of this ordinance.

If the person, firm or corporation owning or operating the defective or hazardous system does not cause it to be corrected within a reasonable time after receipt of notice from the electrical inspector, it shall be his duty to remove the fuses, disconnect the wires or by other means completely disconnect the condemned work and no person shall connect the same until the system has been corrected and a certificate of approval issued by the electrical inspector.

Section 9. Electrical inspection fee shall be as follows and the electrical inspector shall not issue a certificate of approval for any work performed under the provisions of this chapter until the proper inspection fee as provided below shall have been paid to the electrical inspector:  
"to wit" Incandescent wiring, open, surface raceway, armoured cable conduct or knob and tube work-

First two circuits \$1.00; 2 to 5 circuits \$1.00, plus 50¢ for each additional circuit; 5 to 25 circuits, \$3.00 plus 25¢ for each additional circuit; 25 to 50 circuits, \$8.00 plus 10¢ for each additional circuit, 50 and upwards \$10.50 plus 5¢ for each additional circuit. Wiring and drops only regular circuit charge. Wiring and one or two fixtures circuit charge plus 50¢

Fixtures, First 10 fixtures or less \$1.00; each additional fixture 5¢ each; Cluster to be charged for same as fixtures where drops are installed, the charge is same as for fixtures arc, Cooper-Hewitt and ceiling and exhaust fans, First two lamps or fans \$1.00; each additional lamp or fan add 25¢

Mercury arc Rectifier. One Mercury arc rectifier \$1.50  
two Mercury arc rectifier \$2.50. two Mercury arc rectifiers and  
upwards \$2.50. plus 50¢ for each additional rectifier.  
Motors and Generators (including feeders) First Machine \$1.  
two Machines \$1.50; two to five Machines \$1.50 plus 50¢ for each  
additional Machine; five Machines and upwards \$3. plus 25¢  
for each additional Machine.

Heating devices will be charged for under motor schedule.  
Switchboards. For each board \$1.

Power Plants. Inspectors time to be paid as follows:  
For the first hour 50¢ for each succeeding hour & fraction  
thereof. \$1. Minimum fee \$3.50.

Sign work. when signs must be inspected at the shop and  
again at the job the incandescent schedule plus 50¢ additional  
will be charged, unless the charge exceeds \$2, in which event  
the regular incandescent schedule will apply. For flasher  
installation in connection with signs add 50¢.  
Unnecessary trips caused by defective work or  
incorrect information will be made at the rate of 90¢ per  
hour or fraction thereof.

The electrical inspector shall keep an accurate account of all  
wiring and apparatus inspected. expenses incurred and of  
all inspection fees paid hereunder and make a written report  
thereof to the Board of public works twice each year on or  
before January 10 and July 10 ~~respectively~~ respectively covering  
the six months previous to January 1 and July 1 respectively  
in each year. The said fees shall be and remain the property  
of the City of Fort Wayne and shall be paid by said inspector to the  
Controller immediately on receipt thereof.

Section 10. All fittings and Materials for electrical work shall  
be such as are approved and accepted by the electrical inspector.  
List of devices fittings and Materials already approved by  
such inspector shall be kept on file at his office.

Section 11 all ordinances and parts of ordinances in conflict  
herewith are hereby repealed.

Sec 12. That this Ordinance shall be in full force and take  
effect on and after its passage and approval by the Mayor  
and legal publication

Done at the Council chamber in the City of Fort Wayne this 12<sup>th</sup> day

We hereby certify that the Common Council of the City of Fort Wayne  
Indiana at a regular meeting held on the 12<sup>th</sup> day of Aug 1919  
by a Majority vote of all the Members elect did pass the Ordinance  
herewith attached and known as General Ordinance no 899

F. M. Price

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 18<sup>th</sup> day of Aug  
1919

Wm J. Jeffries City Clerk

Approved this 18 day of August 1919

W. Sherman Litchell  
Mayor



General Ordinance No 900

An ordinance amending section 4 of General Ordinance No 872, entitled "an ordinance defining the limits of the wholesale and retail markets on Barr Street and regulating the wholesale and retailing of provisions and articles of food upon the Barr Street Market and providing a penalty for the violation thereof," passed as amended February 25, 1919.

Section 1, Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 4 of the above entitled ordinance be amended to read as follows:

Section 4 No person firm or corporation shall sell or offer for sale or purchase or offer to purchase any article at wholesale on said retail market before 9:30 O'clock A.M. on any day. The word "wholesale" as used in this section shall be construed as meaning any purchase or sale of any article or articles with the intention to resell.

but shall in no case apply to any article or articles purchased by the consumer for his or her own use.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

E M Buchanan

Done at the Council Chamber in the City of Fort Wayne Indiana this 26<sup>th</sup> day of August 1919.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 26<sup>th</sup> day of August 1919 by a majority vote of all members elected did pass the ordinance hereto attached and known as General Ordinance No 900.

F. M. Price

President

Presented to the Mayor for his approval on the 29<sup>th</sup> day of Aug 1919

Wm. J. Joffries  
City Clerk

Wm. J. Joffries  
City Clerk

Approved this 29<sup>th</sup> day of Aug 1919

W Sherman Leutschall  
Mayor

General Ordinance 901

An ordinance amending section 1 of General Ordinance No 872 entitled "An ordinance defining the limits of the wholesale and retail markets on Barr Street and regulating the wholesaling and retailing of provisions and articles of food upon the Barr Street market and providing a penalty for the violation thereof." passed February 25-1919.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 1 of the above entitled ordinance be amended to read as follows:

Be it ordained by the common council of the City of Fort Wayne Ind that the public wholesale market of Vegetables poultry, meats fruits and other produce shall be located over and along the East side of Clinton Street between the North and South line of lot numbered Four (4) of Eliza's Subdivision of a tract of land lying between the St Marys river and Leuch Street on which lot the City scales are located in said City and upon no other street, avenue or public place in said City shall any such market be maintained. The Market Master of said City shall take and have entire control of such market. On such wholesale market no articles there offered for sale shall be sold or offered for sale at retail except hay, grain, straw or wood.

The word wholesale as used in this section shall be construed as meaning any purchase or sale of any article or articles with the intention to re-sell."

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

E. M. Buchanan.

Done at the Council Chamber in the City of Fort Wayne this 26<sup>th</sup> day of August 1919.

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 26<sup>th</sup> day of August 1919 by a Majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance No 901

F. M. Price

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 29<sup>th</sup> day of August 1919

Wm J. Jefferies City Clerk

approved this 29 day of August 1919

W. Sherman Courtshall  
Mayor.

General Ordinance 902

An ordinance approving and ratifying a certain contract entered into by and between the City of Fort Wayne Ind and the State of Indiana providing for the construction of a Spur track on State Boulevard.

Whereas on the — day of July 1919 the City of Fort Wayne entered into a contract with the State of Indiana providing for the construction of a Spur track on State Boulevard from the track of the Fort Wayne and Northern Indiana Traction Company on State Boulevard north to the property of the State of Indiana. occupied by the Indiana School for Feeble Minded Youth which contract is in the following words

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that the contract heretofore entered into by and between the City of Fort Wayne Indiana and the State of Indiana on the — day of July 1919 as more fully set out in the preamble hereto be in all things confirmed and approved

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor

Fred L. Le Wahrenburg

Come at the Council Chamber in the City of Fort Wayne Indiana this 26<sup>th</sup> day of August 1919

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 26<sup>th</sup> day of August 1919 By a Majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance No 902.

F. M. Price

President

Presented to the Mayor for approval on the 29<sup>th</sup> day of August 1919

Wm. J. Jeffries  
City Clerk

approved this 29<sup>th</sup> day of August 1919

Wm. Sherman Cautskell  
Mayor.

General Ordinance no 903

An ordinance regulating the gathering and disposition of kitchen garbage, tin cans, broken bottles, dishes, glass ware and china.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne that it shall be the duty of the Board of Public works to provide for the collection and disposition of all kitchen garbage which may be furnished by the citizens of the City of Fort Wayne except that of hotels, restaurants, saloons, and boarding houses, and to haul away all tin cans, broken bottles dishes glass ware and china, provided the same is placed within the reach of the Garbage collector, as in this act provided, and to that end said Board of Public works is authorized and directed to make proper arrangements for the cremation or other disposition of all such garbage and tin cans, broken bottles, dishes glass ware and china, and to secure competent and efficient men to collect and convey to a Crematory or place of disposition of such garbage at least twice each week from the first day of May to the first day of October of each year, and at least once a week for the balance of the year, likewise to convey and dispose of all tin cans, broken bottles dishes glass ware and china collected in the manner in this act provided, at least once every thirty days during each year, the same to be removed without expense to the property owner.

Section 2. For the purpose of promoting the comfort of citizens and cleanliness of the City, preventing noxious and offensive odors therein and for the purpose of facilitating and assisting the Board of Public works of said City in collecting and conveying and disposing of kitchen garbage, provided for in Section 1 of this ordinance, and for the carrying away and disposing of tin cans, broken bottles, dishes glass ware and china it shall be unlawful for any person to throw out empty or place on any lot, ground, street or alley in said City, any kitchen garbage, Hoops, vegetable or animal waste commonly called garbage at any time but each and every person making, necessitating, or having such garbage as herein designated shall put the same and every part thereof excepting drainage without wrapping in a steel or iron can with handles and tight lid thereon and of such size as the necessity of each individual case may require: said garbage cans to be placed at a convenient place for collectors, and just within the rear lot line if conditions are such as will enable it to be done. But each and every person having for disposition tin cans, broken bottles, dishes glass ware and china shall deposit the same in a receptacle other than that containing kitchen garbage placed in a convenient place for garbage collectors and adjacent to the can containing garbage.



as in this act provided.  
The head of each family or any person occupying or having control or authority over any place or premises where such garbage is made or tin cans broken bottles dishes glass ware and china are collected except Saloons hotels restaurants and Boarding houses shall be required to attend to the collecting conveying and disposition of all said garbage and tin cans broken bottles dishes glass ware and china in a manner as in this ordinance provided.

It shall be unlawful to mix with kitchen garbage any tin cans broken bottles dishes glass ware china junk waste paper or waste material of any kind or character.

Section 3. Every person violating any of the provisions of this ordinance or neglecting to perform one or either of the duties by it imposed or performing such duties in any manner other than in this ordinance provided shall upon conviction be fined for any such violation any sum not exceeding Fifty dollars.

Section 4. All ordinances and parts of ordinances in conflict herewith are repealed.

Section 5. This ordinance shall be in full force and effect on and after its passage approval by the Mayor and legal publications.

Samuel Henline.

Clerk of the Council Chamber in the City of Fort Wayne Ind  
this 26<sup>th</sup> day of August 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 26<sup>th</sup> day of August 1919 by a Majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance No 903

F. M. Price

President

W. J. Jeffers

City Clerk

Presented to the Mayor for approval on the 29<sup>th</sup> day of August 1919

W. J. Jeffers City Clerk

approved this 29<sup>th</sup> day of August 1919

W. Sherman Cutshall  
Mayor

General Ordinance no 904 as amended

an ordinance defining and extending the City limits and annexing certain territory to the City of Fort Wayne Ind

Section 1. Be it ordained by the common council of the City of Fort Wayne Ind that the entire corporate boundaries of said City be and are hereby declared and defined as follows, and that all the property included within the lines herein indicated shall hereafter be within the corporate limits of said City and subject to taxation as city property;

Commencing at the intersection of the center line of Russell Avenue with the west line of Archer Heirs addition; thence East on the center line of Russell Avenue and the center line of Russell Avenue produced East to the East right of way line of the New York Central Railroad; thence North on the East right of way line of the New York Central Railroad to the center line of Northwood Avenue; thence East on the center line of Northwood Avenue to the center line of North Clinton Street (so called) thence South East on the center line of North Clinton Street (so called) to the intersection of the north line of Penn Place addition thence East on the North line of Penn Place addition and the North line of Penn Place addition produced East to the East bank of the St Joseph River; thence in a northeasterly direction following the meanderings of the bank of the St Joseph river to the intersection with the Township line between Washington and St Joseph townships; thence South following said Township line between Washington and St Joseph Townships to the center line of Crescent Avenue (so called); thence Northeast on the center line of Crescent Avenue (so called) to its intersection with the north line of lot number 7 St Joseph Park addition; thence Southeast on the North line of lot no 7 St Joseph Park addition to the center line of Oak Grove Avenue; thence Northeast on the center line of Oak Grove Avenue to its intersection with the North line of Vance Avenue thence East on the North line of Vance Avenue and the North line of Vance Avenue produced East to the center line of Bacon Street (so called); thence South on the center line of Bacon Street (so called) to the center line of State Street Boulevard; thence West on the center line of State Boulevard to the East line of Kensington Park addition; thence South on the East line of Kensington Park addition to a point 704 feet North of Lake Avenue; thence East 173 feet; thence South to the center line of Lake Avenue; thence East to the East line of Lakeside Park <sup>Place</sup> addition; thence South on the East line of Lakeside Park Place addition and the East line of Lakeside Park Place addition produced South to the South bank of the Maumee river; thence easterly following the meanderings of the South bank of the Maumee river to its intersection with the East line of section six Adams Township; thence South following the East line of section six and section 7 Adams Township to its intersection with the center line of Pontiac Street;

Thence west on center line of Pontiac Street to a point where a line at a right angle to the center line of the right of way of the Pittsburg Fort Wayne and Chicago Railway intersects the center line of Surpise Street; thence south on the center line of Surpise Street to the south line of Pennsylvania Place addition; thence west on the South line of Pennsylvania Place addition to the Northeast corner of the Northwest quarter of the southeast quarter of Section 18 Adams Township; thence south following the center line of the Southeast quarter of said Section 18 Adams Township to the center line of Leecatur avenue (so called); thence west on the center line of Leecatur avenue (so called) to center line Anthony Boulevard; thence south on the center line Anthony Boulevard to the center line of McKimie avenue; thence west on the center line of McKimie avenue to the center line of Delay Street; thence south on the center line of Delay Street to the center line of Pettit avenue (so called); thence west on the center line of Pettit avenue to the center line of Balhorn Street; thence north on the center line of Balhorn Street to the center line of Pettit avenue west of Balhorn Street; thence west on the center line of Pettit avenue and the center line of Pettit Avenue extended west to the center line of Hartman road (so called) thence south on the center line of Hartman road (so called) to the North bank of the St. Marys River; thence in a northerly direction following the meanderings of the bank of the St. Marys river to a point on the South bank of said St. Marys river where the center line of Brooklyn avenue produced south would intersect the same; thence north on the center line of Brooklyn avenue produced south and the center line of Brooklyn Avenue to the center of Carlton avenue; thence west on the center line of Carlton avenue and the center line of Carlton avenue produced west to the center line of Ordmore avenue or Hayden <sup>Road</sup> ~~Street~~; thence north on the center line of Ordmore avenue or Hayden road to the center line of the Huntington road; thence Northeast along the center line of the Huntington road to the center line of the Illinois road; thence east along the center line of the Illinois road to the center line of Brookside avenue extended south; thence north along the center line of Brookside avenue extended south and the center line of Brookside avenue to the center line of the Bass road (so called) thence east following the center line of the Bass road (Spring Street) to the east right of way line of the Grand Rapids and Indiana Railroad; thence north following the east right of way line of the Grand Rapids and Indiana Railroad to its intersection with the center line of Pfeiffer avenue; thence east following the center line of Pfeiffer avenue and the center line of Pfeiffer avenue extended east to the center line of the alley west of St. Marys avenue; thence north on the center line of the alley west of St. Marys avenue to the center line of the first alley north of Dene avenue; thence east on the center line of the first alley north of Dene avenue to the center

line of St. Marys avenue; thence north on the center line of St Marys avenue to the center line of the Goshen avenue (so called) thence southeast on the center line of Goshen avenue to its intersection with the west line of Archer Dairs addition; thence north on the west line of Archer Dairs addition to the place of beginning.

Section 2 That this ordinance be in full force and take effect on and after its passage, approval by the Mayor and legal publication

James A. Liggett

Come at the council chamber in the city of Fort Wayne Ind this 9<sup>th</sup> day of Sept 1919

We hereby certify that the Common Council of the city of Fort Wayne Indiana at a regular meeting held on the 9<sup>th</sup> day of Sept 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 904

F. M. Price

President

Wm J. Jefferies

City Clerk

Presented to the mayor for approval this 13<sup>th</sup> day of Sept 1919

Wm Jefferies City Clerk

approved this 13<sup>th</sup> day of Sept 1919

W. Sherman Leitchhall

Mayor



General Ordinance no 905

An ordinance transferring to the general fund Four thousand five hundred (\$4,500) dollars from other accounts.

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that Four thousand Five Hundred (\$4,500) dollars be and the same is hereby transferred to the general fund of said city from the following accounts of the Departments of Public works having unexpended balances "to witt" from the City Hall account Two thousand (\$2,000) dollars from the Bridges account two thousand five hundred (\$2,500) dollars.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor  
James A. Liggett

Done at the Council Chamber in the City of Fort Wayne Indiana this 9<sup>th</sup> day of Sept 1919

We hereby certify that the common Council of the city of Fort Wayne Indiana at a regular meeting held on the 9<sup>th</sup> day of Sept 1919 by a majority vote of all the members elect did pass the ordinance herunto attached and known as  
General Ordinance no 905

F. M. Price

President

Wm. J. Jeffries

City Clerk

presented to the Mayor for approval on the 13<sup>th</sup> day of Sept 1919

Wm. J. Jeffries City Clerk

approved this 13<sup>th</sup> day of Sept 1919

W. Sherman Leitchall  
Mayor

General Ordinance no 906

An ordinance fixing the Tax levy for city purposes for the year 1920

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that a levy of fifty seven and seven tenths cents (\$0.677) upon each One Hundred dollars (\$100.00) of assessed valuation of all property within the corporate limits of the city of Fort Wayne Indiana be made for the year 1920. The above levy to be divided as follows:

appropriation account.	.588
Drinking fund	.0342
Track elevation	.0057
Police Pension Fund	.0036
Firemen's Pension Fund	.0036
Henry W. Lawton Monument Fund	.0019
Play Ground fund	.0055
New Swimming Pool fund	.0036
Park Fund General	.03
Park music fund	.0015
Total	.677

also that there shall be collected from each male inhabitant liable according to law a poll tax of \$2.00

Section 2 That all taxes shall be collected in semi-annual installments.

Section 3 This ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

James A. Liggett

Done at the Council Chamber in the city of Fort Wayne Indiana this 9<sup>th</sup> day of Sept 1919

We hereby certify that the Common Council of the city of Fort Wayne Indiana at a regular meeting held on the 9<sup>th</sup> day of Sept 1919 by a majority vote of all the members elect and pass the ordinance hereto attached and known as General Ordinance no 906

F. M. Price

President

Presented to the Mayor for approval on the 13<sup>th</sup> day of Sept 1919

Wm J. Jeffries City Clerk

Approved this 13<sup>th</sup> day of Sept 1919

W Sherman Cutshall  
M

371  
General Ordinance no 907 As Amended

An ordinance authorizing the borrowing of One Hundred Seventy one Thousand (\$171,000) dollars and the issue and sale of water Works Refunding Bonds therefor.

Whereas the city of Fort Wayne Indiana duly authorized by the Common Council of said city issued the following Water Works Refunding Bonds for the purpose of erecting Water Works for said city. "to-wit":

November 15-1899 \$75,000 payable November 15-1919 with  $3\frac{1}{2}\%$  interest from date payable semi-annually;

January 15-1900 \$76,000 payable January 15-1920

with  $3\frac{1}{2}\%$  interest from date, payable semi-annually and. Whereas said bonds were duly issued and sold by said city and the proceeds thereof used for the purpose of so paying bonds theretofore issued by said city for the construction of Water Works for said city. And

Whereas said last issue of bonds will mature as above stated and there is <sup>not</sup> now and will not be, sufficient funds in the hands of the treasurer of said city, not otherwise appropriated to pay said bonds when they become due. Now therefore

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana, that <sup>said</sup> city, borrow the sum of One Hundred Seventy-one Thousand (\$171,000) dollars for the purpose of paying and refunding the said \$75,000 of bonds due and maturing on Nov 15-1919, and the said \$76,000 of bonds due and maturing January 15-1920

Section 2. That in order to procure said loan that the bonds of said city be issued to the amount of \$171,000 in denominations and of the par value of one thousand (\$1,000) dollars each: \$75,000 of said bonds to be dated November 15-1919 and \$96,000 of said bonds to be dated January 15-1920 and all of said bonds to bear interest from date thereof at the rate of four and three fourths per cent per annum payable semiannually, and evidenced by a coupon for each six months interest bearing the lithographed fac simile signature of the Mayor and Controller of said city and all of said bonds to be signed by the Mayor and countersigned by the Controller of said City and sealed with the seal of said City and shall be designated "Water Works refunding bonds" and all of said bonds and Coupons to be payable at the office of the Old National bank of Fort Wayne in the City of Fort Wayne Allen County Indiana. \$4,000 of said \$75,000 of bonds dated November 15-1919 to be due and payable on November 15-1920 and \$4,000 of said \$75,000 of bonds dated November 15-1919 to be due and payable on November 15<sup>th</sup> in each year after the year 1920 until and including Nov-15-1937; and \$2,000 of said \$76,000 of bonds dated November 15-1919 to be due and payable on November 15-1938 and the remaining \$1,000 of said \$76,000 of bonds dated November 15-1919 to be due and payable on November 15-1939.

and \$5,000 of said \$96,000 of bonds dated January 15-1920 to be due and payable on January 15-1921 and \$5,000 of said \$96,000 of bonds dated January 15-1920 to be due and payable on January 15<sup>th</sup> in each year after the year 1921 until and including January 15-1938 and \$3,000 of said \$96,000 of bonds dated January 15-1920 to be due and payable January 15-1939, and the remaining \$3,000 of said \$96,000 of bonds dated January 15-1920 to be due and payable January 15-1940.

The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller of said City.

Section 3. The City Controller shall manage and supervise the preparation and sale of such bonds which sale shall be by sealed bids for all of said bonds or for different parcels thereof and to the highest bidder for cash after three weeks notice of such sale shall have been given by three insertions once each week in a newspaper of daily circulation in the said City of Fort Wayne and upon payment therefor said bonds shall be delivered to the said bidder.

Section 4 The proceeds derived from any sale or sales of any bonds as herein authorized shall be and are hereby appropriated to the use of the Department of Finance to the payment and refunding of said \$75,000 of bonds due and maturing on November 15-1919 and of said \$96,000 of bonds due and maturing on January 15-1920 and to the expense of the issuance sale and delivery of the bonds herein provided for; and the City Controller is hereby authorized to draw all proper and necessary warrants and do whatever act may be necessary to carry out the provisions of this ordinance.

Section 5 That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Charles King

Done at the Council Chamber in the City of Fort Wayne Ind  
this 23<sup>rd</sup> day of Sept 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 23<sup>rd</sup> day of Sept 1919 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 907

F. M. Price  
President

W. J. Jeffries  
City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of Sept 1919

W. J. Jeffries City Clerk

Approved this 27<sup>th</sup> day of Sept 1919

W. Sherman Courtisall  
Mayor



General Ordinance 908

An ordinance fixing the salary of the assistant electrician and the linemen of the Fire Department

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the assistant electrician shall receive a salary at the rate of One Hundred thirty (\$130.00) dollars per month, and the linemen a salary at the rate of One Hundred twenty (\$120.00) dollars per month.  
Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Sec. 1. Sec. 2.

Done at the council chamber in the City of Fort Wayne Indiana this 23<sup>d</sup> day of Sept 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 23<sup>d</sup> day of Sept 1919 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance 908

F. M. Price

President

J. J. Jaffers

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of Sept 1919

Approved this 23<sup>d</sup> day of September 1919

W. Sherman Litchell

Mayor

General Ordinance No 909

An ordinance amending section 2 of General Ordinance 894 as amended entitled: "An ordinance defining the limits of the wholesale and retail Markets on Barr Street and regulating the wholesaling and retailing of provisions and articles of food upon the Barr Street market and providing a penalty for the violation thereof."

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 2 of the above entitled ordinance be amended to read as follows:

Section 2 The Farmers public retail market of vegetables poultry, meats, fruits or other articles of food shall be located over and along Barr Street between the South line of Main Street and the North line of Washington Street and on East Berry Street east of Barr Street in said City and upon no other street, avenue or public place in said City shall any such market be maintained. The Marketmaster of said City shall take and have entire control of such Market. On such retail Market a space of Fifty (50) feet south from the south line of Main St. shall be set apart for the use of peddlers holding a license from the City of Fort Wayne to peddle foodstuffs. Said Marketmaster may or his discretion assign stalls or stands for hucksters on said Farmers retail Market immediately south of the space set aside for peddlers; provided however that no hucksters are to be located south of the alley between Berry and Wayne Streets. And provided further that any stall or stand so occupied by any licensed peddler or huckster shall be plainly marked to show that the occupant thereof is a licensed peddler or huckster as the case may be. Whenever any part of said space so set aside for peddlers is not used by peddlers or when any space so assigned to a huckster or hucksters is not used by hucksters it shall be lawful for the Marketmaster to assign any other seller the use of such space while not used by peddlers or hucksters as the case may be. It shall be unlawful for any person, firm or Corporation to sell or offer for sale on said Barr Street retail Market any articles not produced by said person, firm or Corporation provided however that sales by such licensed peddlers within the limits of said Fifty (50) feet and sales by hucksters in space so assigned to them shall be lawful; and provided further that no one who is a bona fide seller on said Market of articles raised or produced by himself shall be held to have violated this section by selling or offering to sell on said Market in addition to such articles any articles procured by him direct from the producer or raiser thereof."

Section 2 That this ordinance be in full force and take effect from and after its passage approval by the Mayor and legal publication

Harry M. McMillen

Done at the Council Chamber in the City of Fort Wayne Ind  
this 23<sup>d</sup> day of September 1919

We hereby certify that the Common Council of the City  
of Fort Wayne Indiana at a regular meeting held on the  
23<sup>d</sup> day of Sept 1919 by a Majority vote of all the members  
did pass the ordinance herunto attached and known  
as General Ordinance No 909

F. M. Price

President

Wm. J. Jafferis

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day  
of Sept 1919

Wm. J. Jafferis City Clerk

Approved this 27<sup>th</sup> day of September 1919

W. Sherman Leitchall

Mayor.

J.

General Ordinance No. 411

An ordinance approving and ratifying a certain Contract entered into by and between the City of Fort Wayne Indiana and Worthington Pump and Machinery Corporation for the furnishing of pumps and equipment for the waterworks department.

Whereas on the 29<sup>th</sup> day of August 1919 the City of Fort Wayne entered into a contract with the Worthington Pump and Machinery Corporation for the furnishing of Pumps and Equipment for the water works department which contract is in the following

PROPOSAL

Cincinnati, O., Aug. 15, 1919.  
Board of Public Works, City of Fort Wayne, Hereinafter called the Purchaser, Fort Wayne, Ind.

The undersigned (hereinafter called the vendor) proposes to furnish the purchaser and deliver to the City of Fort Wayne, Ind., the machinery described below:

Proposition No. 1.—One (1) 6-inch "R8" horizontal, split-case Worthington, vertical centrifugal pump, as described by specifications here-with Pump fitted with bronze impeller extended base and flexible coupling direct connected to:

One (1) 100 H. P. 222 volt. 3 phase, 60 c. e. c. 1,500 RHM General Electric, type "K" squirrel cage motor, with C. R. 1,034, form H-3 compensator.

Price sixteen hundred and ninety (\$1,690) dollars.

Approximate shipping weight, 4,500 pounds.

The above pump is offered to handle 1,500 gpm. operating against a total dynamic head of 160 feet. Efficiency under rated conditions 71 per cent. requiring 73.8 brake horsepower for drive.

Proposition No. 2.—One (1) 1½-inch Worthington vertical pump pump, fitted with bronze impeller and flexible coupling, direct connected to:

One (1) 3 H.P. 220 volt. 3 phase, 60 c. e. c. 1,500 RHM General Electric type "K" squirrel cage motor, with C. R. 1,034, form H-3 compensator.

Price four hundred and fifty (\$450) dollars.

Approximate shipping weight, 1,000 pounds.

The above outfit is described by specifications herewith, and is offered to handle 15 gpm. against a total dynamic head of 25 feet. Efficiency between pump and motor is 75 per cent. requiring 1.5 brake horsepower for drive.

Proposition No. 3.—One (1) 3-inch Worthington vertical pump pump, fitted with bronze impeller and flexible coupling, direct connected to:

One (1) 5 H.P. 220 volt. 3 phase, 60 c. e. c. 1,500 RHM General Electric, type "K" squirrel cage motor, with C. R. 1,034, form H-3 compensator.

Price five hundred and forty (\$540) dollars.

Approximate shipping weight, 1,000 pounds.

The vendor further proposes to make-up of the above described machinery on or before twelve weeks from date of receipt of purchaser's acceptance, together with complete information, and such approved drawings as may be required.

The total machinery is (one 1,000 and two 1,000) dollars, paid

able in New York exchange, free of expense to the vendor for collection charges.

Terms: Terms of payment are as follows:

Thirty days net cash from date of shipment.

If shipment is delayed at purchaser's request, payment shall be due and payable within thirty days from receipt of notice given purchaser by vendor that machinery is ready to load and ship.

This proposal is made upon the assurance of the duly authorized officers of the purchaser that there are sufficient funds now in the treasury of the City of Fort Wayne, Ind., to pay for the material herein offered, and that a sum sufficient to pay for said material has been set aside for that purpose and no other, and that such sum so set aside will not be appropriated for any other purpose.

Approved Board of Public Works (Signed)

A. T. BROWN, Chairman.

A. T. ANDERSON, Secretary.

WORTHINGTON PUMP AND MACHINERY CORPORATION.

Date accepted Aug. 23, 1919.

By H. J. Myers, President.

Note—If a corporation, acceptance: the name and seal of the corporation.

If a firm, by a member thereof or some duly authorized person, under the name of the firm.

Estimate No. 3740—HJM

Section 1. Be it ordained by the Common Council of the City of Fort Wayne that the Contract heretofore entered into by and between the City of Fort Wayne Indiana and the Worthington Pump and Machinery Corporation on the 29<sup>th</sup> day of Aug 1919 as more fully set out in the preamble hereto be in all things confirmed and approved.

Section 2 That this Ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Charles King

Done at the Council Chamber in the City of Fort Wayne Indiana this 23<sup>rd</sup> day of Sept 1919

We hereby certify that the Common Council of the City of Fort Wayne did at a regular meeting held on the 23<sup>rd</sup> day of Sept 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No. 411

F. M. Price

President

Presented to the Mayor for approval on the 27<sup>th</sup> day Sept 1919

Wm J. Jufferies City Clerk

Approved this 27<sup>th</sup> day of Sept 1919

W. Sherman Louthall Mayor



# General Ordinance 911

An ordinance approving and ratifying a certain Contract entered into by and between the City of Fort Wayne Indiana and the George M. Jones Company for the furnishing of coal for Municipal Electric Light & Power works. Whereas on the 29<sup>th</sup> day of August 1919 the City of Fort Wayne entered into a contract with the Geo M. Jones Company for the furnishing of coal for Municipal Electric Light & Power works which contract is in the following words:

works, which contract is in the following words:

## THE GEO. M. JONES COMPANY COAL CONTRACT.

Toledo, O., August 25, 1919  
The Board of Public Works, Fort Wayne, Ind.  
Bought of The Geo. M. Jones Company,  
Toledo, O.

Quantity, approximately 26,000 tons for municipal electric light and power works, Fort Wayne, Ind.  
Kind and grade, Hocking nut, pea and slack.

Price, \$2.50 7-10 cents  
Per net ton of 2,000 pounds f. o. b. cars power plant switch. This price is based on price of \$1.55 per ton f. o. b. mines for Hocking nut, pea and slack, plus the present freight of \$1.34 and war tax of 5.7 cents, and is subject to any change in either freight rate, war tax, or the present mining scale.

Terms, payment on or before the 15th of each month for all coal shipped during the previous month.  
All coal shipped under this contract is to be shipped in hopper bottom cars, and an allowance of fifteen (15) cents per ton is to be made the City on all coal shipped in flat bottom cars.

Routes, L. & W. railway.  
Deliveries, approximate monthly tonnage, 2,000 to 2,500 tons per month.  
Expiration, this contract expires August 1, 1920.

Weights, railroad weights at point of shipment to govern settlements.  
This contract is one of a number of contracts made and to be made by the seller, and is made subject to strikes, lockouts, car supply or other causes beyond control.

The buyer and seller, in entering into this contract, realize the uncertainty of absolute deliveries, growing out of strikes, casualties, or other causes beyond the control of either party, and it is hereby mutually acknowledged that the intent of this agreement is not to bind either party as to failure to perform or modified performance by reason of matters beyond the control of the party in default, but that the material shall be shipped by the seller and accepted by the buyer.

It is further acknowledged, as far as the physical condition of the carrier is concerned, and the ability of carriers will permit, it is mutually understood and agreed, that in the event of only partial fulfillment of this contract through the restriction of output from cause beyond control of seller, then, the buyer shall accept without recourse, such amount of coal as seller may be able to supply under a pro rata division of available coal with other obligors.

The coal covered by this contract is to be used only in the plant of the purchaser, located at Fort Wayne, Ind., and not to be sold or diverted to other purposes.

Prompt payment is of the essence of this contract, and if default shall be made by the buyer in the payment of any amount that may be due hereunder as the same falls due, this contract may be cancelled at the option of the seller.

The prices named in this contract are based on the present mining scale and shall advance or decline as the mining rate shall advance or decline during the life of this contract.

The prices named in this contract if delivered prices are based on the present freight rate, and shall advance or decline as said freight rate shall advance or decline during the life of this contract.

Approved: Board of Public Works  
O. BROWN,  
A. T. ANDERSON,  
August 25, 1919.  
Board of Public Works  
(Sealed)  
THE GEO. M. JONES CO.  
By H. D. Thomas,  
President

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Contract heretofore entered into by and between the City of Fort Wayne Indiana and George M. Jones Company on the 29<sup>th</sup> day of August 1919 as more fully set out in the preamble hereto be in all things confirmed and approved.

Section 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor  
John W. Reynolds

Done at the Council Chamber in the City of Fort Wayne this 23<sup>rd</sup> day of Sept. 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 23<sup>rd</sup> day of Sept 1919 by a majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance no 911  
F. M. Price  
Wm. J. Jeffries  
President City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of Sept 1919  
Wm. J. Jeffries City Clerk  
approved this 27<sup>th</sup> day of Sept 1919  
W. Sherman Easthall  
Mayor

General Ordinance No 912-  
An ordinance fixing the salary of the chief sanitary  
police officer.

Section 1. Be it ordained by the Common Council of the  
City of Fort Wayne Indiana that the chief sanitary police  
of the City of Fort Wayne Ind in the health department of said  
City, who shall be a Sergeant of police, shall receive a  
salary at the rate of One Hundred and twenty five (\$125.00)  
dollars per month on and after the first day of Oct 1919

Section 2. All ordinances and parts of ordinances in conflict  
herewith be and they are hereby repealed

Section 3. That this ordinance be in full force and take effect  
on and after its passage and approval by the Mayor.

F. W. Kieff

Done at the Council Chamber in the City of Fort Wayne  
this 14-1919

We hereby certify that the Common Council of the City of Fort  
Wayne Indiana at a regular meeting held on the 14<sup>th</sup>  
day of Oct 1919 by a majority vote of all the members elect did  
pass the ordinance herewith attached and known as  
General Ordinance No 912

Jacob Bill

President

W. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 17<sup>th</sup> day  
of Oct 1919

W. J. Jeffries City Clerk

Approved this 17<sup>th</sup> day of Oct 1919

General Ordinance No 9/3

All continuance ratifying and approving a contract entered into by and between James B. Selow & Sons and the City of Fort Wayne by and through its Board of Public Works for the furnishing of pipe for Municipal Electric Light and Power plant.

On the 24<sup>th</sup> day of October 1919 the City of Fort Wayne by and through its Board of Public Works entered into a contract with James B. Leeb & sons for the furnishing of pipe which contract is in the following words:

THIS AGREEMENT made and entered into this 24th day of October, 1909, by and between James B. Clow & Sons, of Chicago, Illinois, hereinafter termed "the seller," and the City of Fort Wayne, Indiana, by and through its board of public works, hereinafter termed "the buyer." WITNESSETH:

That the seller hereby sells to the buyer the following described pipe for connecting up turbine engine at municipal electric light and power plant,

That the seller hereby sells to the buyer the following described pipe for connecting up turbine engine at municipal electric light and power plant, to-wit:

- to 24 inch class A cast iron pipe.  
1 pcs. 24 inch flanged pipe 5 feet no  
inches, P 10 F.  
1 pcs. 24 inch class A pipe, 4 feet 3  
inches.  
1 pcs. 24 inch class A cast iron pipe.  
1 pcs. 24 inch flanged pipe, 12 feet  
no inches, P 10 F.  
1 pcs. 20 inch flanged pipe 5 feet no  
inches.  
1 pcs. 20 inches flanged pipe, 4 feet 6  
inches.  
1 pcs. 20 inches flanged pipe 5 feet 9  
inches.  
1 pcs. 20 inch flanged pipe 7 feet no  
inches.  
1 pcs. 20 inch flanged pipe, 1 feet 3/4  
inches.  
Flange one end of the pipe to be  
faced but not drilled.  
1 pcs. 20 inch class B 20 degrees 23 1/2  
inch radius 1 1/2 pound steel  
1 pcs. 20 inch class B 20 degrees 18  
inch C to P, 125 pound steel  
1 pcs. 20 inch class B 20 degrees 18  
inch C to P, 125 pound steel  
1 pcs. 20 inch long radius Elbe flanged 30  
degrees 23 1/2 inch flange reducing Elbe 30 de  
grees 23 1/2 inch flange  
1 pcs. 20 inch long ball mouth pipe.  
1 pcs. 20 inch long ball mouth pipe, 7  
feet 3/4 inch to 1 foot 3/4 inch  
1 pcs. 180 1/2 bolts 1/4 square head and  
square nut.  
1 pcs. 1/2 inch bolts.  
24 inch cloth insertion gaskets ring.  
24 inch cloth insertion gaskets ring.  
24 inch cloth insertion gaskets ring.  
All the above items are to be made to  
specifications therefore, prepared by a  
competent person and approved by the  
representative of the purchaser.  
The proposal of James H. McQuay-Norris  
Company, numbered A 114, which speci-

Sons, numbered A 4114, which specifications and proposal are attached hereto and made a part hereof, at and for the price of three thousand one hundred seventy-one and ninety-seven hundredths (\$3,171.97) dollars.

The same to be delivered f. o. b. cars at the siding of said municipal light and power plant in said city of Fort Wayne within 30 days from date hereof.

The buyer expresses its agreement to accept the said pipe in accordance with this contract and to pay for the same within ten (10) days after delivery thereof.

WITNESS, the hands and seals of  
said parties the day and year first  
above written.

ABOVE WRITTEN  
JAMES B. CLOW & SONS  
B. W. E. Clow, Jr., V. P.  
THE CITY OF FORT WAYNE IN-  
DIANA. By

J. O. BROWN  
A. T. ANDERSON,  
C. L. BAIRD,  
Its Board of Public Works.

Attest: R. R. ENOCH, Clerk,  
Section 1, Department of Public Works.

Section 1. Be it ordained by the common council of the city of Fort Wayne, Indiana, that the contract heretofore entered into on the 24th day of October, 1915, by and between James B. Clark & Sons and the city of Fort Wayne, Indiana, and through its board of public works, as more fully set out in the schedule hereto, be and the same is hereby in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the mayor

JAS. A. LIGGETT

JAS. A. LIGGETT

Done at the council chamber in the City  
of Fort Wayne Ind this 11<sup>th</sup> day of Nov 1919

We hereby certify that the Common Council  
of the City of Fort Wayne did at a regular  
meeting held on the 17<sup>th</sup> day Nov 1894 by a  
Majority-vote of all the members elect did  
pass the ordinance hereunto attached  
and known as General Ordinance No 913  
Jacob Bill                      Wm. J. Jennings  
President                      City Clerk

Presented to the Mayor for approval on  
the 14 day of Nov 1914

Wm. T. Jaffers City Clerk

Approved this 14<sup>th</sup> day of Nov 1914

W. Sherman Butler

General Ordinance no 914

An ordinance authorizing and empowering the Board of Public Works to expend the moneys in the new swimming pool fund.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Ind that the Board of Public Works of said City is hereby authorized and empowered to control and expend the moneys in the new swimming pool fund.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor  
(Ben F. Bennett.)

Done at the Council Chamber in the City of Fort Wayne  
This 25<sup>th</sup> day of November 1919

We hereby Certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 25<sup>th</sup> day of Nov 1919 by a majority vote of all the Members elect did pass the ordinance herunto attached and known as  
General Ordinance no 914

Jacob Bill

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of Nov 1919

Wm J. Jefferies City Clerk

Approved this 28<sup>th</sup> day of November 1919

W. Howard Antchell

Mayor.



# General Ordinance no 915

An ordinance ratifying and approving a contract entered into by and between Indiana Engineering and Constructing Company, and the City of Fort Wayne by and through its Board of Public Works for certain work in connection with the Municipal Electric Light and Power Works of the City of Fort Wayne on the 23<sup>rd</sup> day of October 1919 the City of Fort Wayne by and through its Board of Public Works entered into a Contract with Indiana Engineering and Constructing Company for certain work in connection with the Municipal Electric Light and Power work.

## GENERAL ORDINANCE NO. 915.

An ordinance ratifying and approving a contract entered into by and between Indiana Engineering & Construction Co., and the City of Fort Wayne, by and through its Board of Public Works, for certain work in connection with the Municipal Electric Light and Power Works.

Whereas, on the 23<sup>rd</sup> day of October, 1919, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Indiana Engineering & Construction Co., a corporation of Fort Wayne, Allen county, Ind., party of the first part herein, called "contractor," and the City of Fort

Wayne, Allen county, state of Indiana, by and through its Board of Public Works, the party of the second part, hereinafter called "city," by and through its Board of Public Works, the party of the third part, called "city," and all acts and orders and supplemental thereto.

It is the duty of the first part covenants and agrees to furnish all labor and material necessary for and to construct an intake well with retaining wall wings, excavate for pipe line between intake well and building at the Fort Wayne municipal light and power works, construction of exhaust well, retaining wall between said exhaust well and building and concrete air tunnel including hole through the wall of the said building, in accordance with plans, profiles and specifications for the said improvement, and the bid for said work made by said first party, which are all hereby made a part of this contract as fully and effectually as if set out in full herein, at and for the price of six thousand nine hundred and ninety (\$6,990) dollars.

The said party of the first part further agrees to do and perform all of said work to the entire satisfaction and approval of the said Board of Public Works and to complete the same by the first day of February, 1920. And the contractor further agrees in case of failure to complete said work on said date, that he will pay to the said city as liquidated damages the sum of ten (\$10) dollars for each and every day after said date that said work remains uncompleted, until the same is complete and ready for acceptance by said city.

It is further agreed that no assignment of this contract shall be made without the written consent of said city.

It is further agreed by and between said parties, that the acceptance of the work provided for in this contract, or a part, shall not constitute a waiver on the part of the city or any of the provisions of the contract, nor shall it release said contractor or his heirs, assigns, or successors, from the faithful performance thereof, nor shall it constitute evidence of anything except the receipt of moneys of said contractor or the exercise of such right shall not in any sense be considered an acceptance of any part of said work or material.

The contractor further covenants and agrees that in the prosecution of said work all proper skill and care will be exercised, that said party will properly and fully guard all excavations and dangerous places, and will use all

due and proper precautions to prevent injury to any property, person and persons, what or whosoever. That for and during the period of the making of such improvement, and the period for which same is to be maintained and kept in repair by the contractor, the city shall be held harmless from any and all liability whatsoever growing out of any injury or damage to property or persons because of any neglect or fault of the said contractor or agents or employees, in the execution of this contract or any matters connected therewith or related thereto and to pay any judgment with costs which may be obtained against said city, growing out of any such injury or damage.

Payments shall be made as the work progresses on certificates of the engineer of said city as follows: Eighty (80) per cent. of the said engineer's monthly estimates of material and labor performed and supplied to be paid as such estimates are made, and the remaining twenty (20) per cent. of said contract price to be paid ten (10) days after final acceptance of the work by the Board of Public Works.

Witness the hands and seals of said parties the day and year first above written.

INDIANA ENGINEERING & CONSTRUCTION CO.

H. C. Graft, Pres.

CITY OF FORT WAYNE, IND.

J. O. BROWN, Secy.

C. L. BAIRD, Atty.

Its Board of Public Works

Attest: F. C. Wyneken

Section 1. Be it ordained by the Common Council of the City of Fort Wayne, Ind., that the contract hereinafter entered into on the 23<sup>rd</sup> day of October, 1919, by and between Indiana Engineering & Construction Co., and the City of Fort Wayne, by and through its Board of Public Works, as more fully set out in the preamble hereto, be ratified and approved.

Sec. 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

CHARLES KING

Done at the Council Chamber in the City of Fort Wayne Ind this 25<sup>th</sup> day of Nov 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 25<sup>th</sup> day of November 1919 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 915

Jacob Bill President Wm J. Jufferies Secy.

Presented to the Mayor for approval on the 28<sup>th</sup> day of November 1919

Wm J. Jufferies City Clerk approved this 28<sup>th</sup> day of Nov 1919

W. Sherman Buttschick M.

317

General Ordinance no 916

An ordinance fixing the salary of Park Superintendent  
and record clerk of the Department of Public Parks.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Park Superintendent shall receive a salary at the rate of One Hundred and Seventyfive (\$175.00) dollars per month. That the record clerk receive a salary at the rate of Seventyfive (\$75.00) dollars per month.

Section 2 This ordinance shall repeal all ordinances and parts of ordinances in conflict herewith.

Section 3. That this ordinance be in full and take effect from and after January 1-1920. its passage and approval by the Mayor.

Fred. L. L. Wahrenburg.

Done at the Council Chamber in the City of Fort Wayne Indiana this 9<sup>th</sup> day of Dec-1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 6<sup>th</sup> day of December 1919 by a Majority vote of all the Members Elect did pass the ordinance herunto attached and known as General Ordinance no 916

Jacob Bill

President

Wm. J. Jappis

City Clerk

Presented to the Mayor for approval on the 12<sup>th</sup> day of December 1919

Wm. J. Jappis City Clerk

Approved this 12<sup>th</sup> day of December 1919

W. Sherman

310  
General Ordinance No 917  
An ordinance fixing the compensation of certain  
employees of the Water Works Department

Section 1. Be it ordained by the Common Council of the  
City of Fort Wayne Indiana that the following employees  
of the Water Works Department shall receive the salaries  
specified herein from and after January 1, 1920 "to wit"  
Five (5) engineers at a salary at the rate of One Hundred  
fifteen (\$115.00) dollars per month.  
Three firemen at a salary at the rate of One Hundred  
(\$100.00) per month.

Two engineers assistants at the rate of One Hundred  
(\$100.00) dollars per month.

Three (3) Motor attendants at a salary at the rate of  
One Hundred five (\$105.00) dollars each per month.

Section 2. That this ordinance be in full force and  
effect from and after its passage and approval  
by the Mayor. Charles King

Done at the Council Chamber in the City of Fort Wayne  
this 4<sup>th</sup> day of Dec 1919

We hereby certify that the Common Council of the City of  
Fort Wayne Indiana at a regular meeting held on the  
9<sup>th</sup> day of Dec 1919 by a Majority vote of all the members  
elect did pass the ordinance hereunto attached and known  
as General Ordinance No 917

Jacob Bill

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for his approval on 12<sup>th</sup> day  
of Dec 1919

Wm. J. Jeffries

City Clerk

Approved this 12<sup>th</sup> day of Dec 1919

W. Sherman Deutchall

Mayor

6293

General Ordinance No 918

An ordinance authorizing the Controller to employ one additional clerk and fixing the salary.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Controller of said City be and he is hereby authorized to employ one additional clerk in the office of Controller from and after January 1<sup>st</sup> 1920

Section 2 That the said additional clerk shall receive a salary at the rate of \$75.00 per month

Section 3 That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor

A. O. Page

Done at the Council chamber in the City of Fort Wayne Indiana this 23<sup>d</sup> day of Dec 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 23<sup>d</sup> day of December 1919 by the majority vote of all the members present did pass the Ordinance hereunto attached and known as General Ordinance No 918

Jacob Bill

President

Wm. J. Joffe

City Clerk

Presented to the Mayor for approval on the 26<sup>th</sup> day of December 1919

Wm. J. Joffe City Clerk

Approved this 26 day of December 1919

W. Sherman Kuntz

Mayor



## General Ordinance no 919

An ordinance fixing the compensation of employees in the Police Department.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following employees in the Police Department under the Board of Public Safety shall receive the respective salaries specified herein from and after January 1, 1920.

The Chief of Police shall receive a salary of \$200.00 per month

The Captain of Police shall receive a salary of \$165.00 per month

The Lieutenant of Police shall receive a salary of \$155.00

Three desk sergeants shall receive a salary of \$125.00 per month

Three Patrol Sergeants shall receive a salary of \$125.00 per month

Six Detective Sergeants shall receive a salary of \$140.00 per month

The Secretary to Chief of Police shall receive a salary of \$100.00 per month

The Police Matron shall receive a salary of \$75.00 per month

One Linemen shall receive a salary of \$120.00 per month

One Human Officer shall receive a salary of \$85.00 per month

One Garage Attendant shall receive a salary of \$85.00 per month

All patrolman, motorcycle men, traffic officers, drivers, clerks and station masters shall receive a salary of during the first six months of their employment in the Department at the rate of \$105.00 per month during the second six months period a salary at the rate of \$100.00 per month and thereafter during their employment a salary at the rate of \$115.00 per month

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Fred W. Wainwright

Done at the Council Chamber in the City of Fort Wayne Indiana this 23<sup>rd</sup> day of December, 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 23<sup>rd</sup> day Dec. 1919 by a majority vote of all the members did pass the ordinance herunto attached and known as General Ordinance no 919

Jacob Bill

President

Presented to the Mayor for approval this 26<sup>th</sup> day of December 1919

Wm. J. Jeffries

City Clerk

Wm. J. Jeffries City Clerk

approved this 26<sup>th</sup> day of December, 1919

W. Sherman Leitchell  
Mayor

General Ordinance no 920  
an ordinance fixing the compensation of employes of the  
Fire Department  
Section 1. Be it ordained by the common council of the city  
of Fort Wayne Indiana that the following employes under  
the Department of Public Safety in the Fire Department  
shall receive the following salaries respectfully from and  
after January 1<sup>st</sup> 1919  
The Chief of the Fire Department shall receive a salary at the  
rate of \$200.00 per month

The First assistant Chief shall receive a salary at the rate  
of \$175.00 per month

The second assistant Chief shall receive a salary at the rate  
of \$165.<sup>00</sup> per month

The Master Mechanic shall receive a salary at the rate  
of \$165.<sup>00</sup> per month

The electrician shall receive a salary at the rate of  
\$165.<sup>00</sup> per month

The first assistant electrician shall receive a salary at the  
rate of \$130.00 per month

The linemen shall receive a salary at the rate of \$120.00  
per month

The Captains shall receive a salary at the rate of \$130.00  
per month

The engineers shall receive a salary at the rate of \$125.00  
per month

All hosemen, truckman drivers and tillermans and  
telephone operator shall receive during the first six  
months of their employment a salary at the rate of \$105.00  
per month during the second six months period of their employment  
a salary at the rate of \$110.00 per month and thereafter during  
their employment a salary at the rate of \$115.00 per month

Section 2. That this ordinance be in full force and take effect  
on and after its passage and approval by the Mayor

Fred L. C. Wabersburg

Come at the Council chamber in the city of Fort Wayne  
Indiana this 23<sup>rd</sup> day of Dec. 1919

We hereby certify that the Common Council of the City of  
Fort Wayne Indiana at a regular meeting held on the 23<sup>rd</sup>  
day of December 1919 by a Majority vote of all the members  
elect did pass the ordinance herunto attached and  
known as General Ordinance no 920

Jacob Bell  
President

Wm. J. Jeffries  
City Clerk

Presented to the Mayor for approval on the 26 day  
of December 1919

Wm. J. Jeffries City Clerk

Approved this 26<sup>th</sup> day of December 1919  
W. Sherman Cutshall  
Mayor

## General Ordinance No 921

An ordinance authorizing the appointment and employment by the Board of Public Safety of 10 additional Captains and 6 additional engineers and 40 additional firemen in the fire department.

Whereas on and after January 1-1920 the members of the fire department including the Chief will be divided into two stations for day and night service in accordance with an act of the General Assembly of Indiana, approved Feb 11-1919 which necessitates an increase in the said fire force.

Now therefore section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public Safety be and it is hereby authorized to appoint and employ ten (10) additional Captains, six (6) additional engineers and forty-four (44) additional firemen in the fire department the date of their employment to commence on and after January 1-1920.

section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

John Carroll

Come at the Council Chamber in the City of Fort Wayne Indiana this 23<sup>rd</sup> day of December 1919

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 23<sup>rd</sup> day of December, 1919 by a majority vote of all the members did and pass the ordinance herunto attached and known as General Ordinance no 921

Jacob Bill  
President

Wm J. Jefferies  
City Clerk

Presented to the Mayor for approval on the 26<sup>th</sup> day of December, 1919

Wm J. Jefferies City Clerk

Approved this 26<sup>th</sup> day of December 1919

W. Sherman Leitchall  
Mayor





## General Ordinance no 923

The ordinance fixing the compensation of officers and employees in the Health Department

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the employees of the Health Department of said City and the Police Officers subject to the orders of the Department of Health shall respectfully receive the compensation and salaries specified herein from and after January 1<sup>st</sup> 1920. "to wit"

One Clerk or a salary at the rate of seventy-five (\$75.00) dollars per month.

One Chief Sanitary Policeman who shall be a Sergeant of Police at a salary at the rate of One Hundred and twenty-five (\$125.00) dollars per month.

Three Sanitary Policemen at a salary at the rate of One Hundred (\$100.00) dollars per month.

One deputy food inspector at a salary at the rate of One Hundred (\$100.00) dollars per month.

One chemist at a salary at the rate of One Hundred and ten (\$110.00) dollars per month.

One dairy and meat inspector at a salary at the rate of One Hundred Sixty-six and two thirds (\$166-<sup>2</sup>/<sub>3</sub>) dollars per month.

Section 2- That all ordinances and parts of ordinances in conflict herewith be and they are hereby repealed.

Section 3. That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

Frank W. King

Done at the Council Chamber in the City of Fort Wayne Ind this 27<sup>th</sup> day of January 1920

It is hereby certified that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of January 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 923

Charles King

President

Wm. J. Jeffers

City Clerk

Presented to the Mayor for approval on the 2<sup>nd</sup> day of February 1920

Wm. J. Jeffers City Clerk

approved this 3<sup>d</sup> day of February 1920

W. Sherman Boutwell  
Mayor

176  
177

General Ordinance No 924

An ordinance fixing the compensation of certain officers and employes in the Fort Wayne Municipal Electric Light and Power Works.

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the following officers and employes of the Fort Wayne Municipal Electric Light and Power works shall receive the salaries and wages specified herein from and after January 1<sup>st</sup> 1920

One Secretary and accountant at a salary at the rate of one hundred and sixty-five (\$165.00) dollars per month.

One chief clerk at a salary at the rate of One hundred and twenty-five (\$125.00) dollars per month.

One bookkeeper at a salary at the rate of One hundred and ten (\$110.00) dollars per month.

One bookkeeper at a salary at the rate of one hundred (\$100.00) dollars per month.

One bookkeeper at a salary at the rate of Ninety-five (\$95.00) dollars per month.

One bookkeeper at a salary at the rate of eighty-five (\$85.00) dollars per month.

One Cashier at a salary at the rate of Ninety (\$90.00) dollars per month.

One bill clerk at a salary at the rate of Seventy-five (\$75.00) dollars per month.

One Camp clerk at a salary at the rate of Seventy-five (\$75.00) dollars per month.

One collector at a salary at the rate of One hundred and five (\$105.00) dollars per month.

One stenographer at a salary at the rate of eighty-five (\$85.00) dollars per month.

One stenographer Superintendent office at a salary at the rate of eighty-five (\$85.00) dollars per month.

One solicitor at a salary at the rate of One hundred and ten (\$110.00) dollars per month.

Three solicitors at a salary at the rate of (\$90.00) dollars each per month.

One Janitor at a salary at the rate of eighty-five (\$85.00) dollars per month.

One Meter Superintendent at a salary at the rate of One hundred and thirty (\$130.00) dollars per month.

One field Meter tester at a salary at the rate of One hundred and fifteen (\$115.00) dollars per month.

One Meter setter at a salary at the rate of One hundred (\$100.00) dollars per month.

Two Meter testers at a salary at the rate of Ninety-five (\$95.00) dollars per month.

One Meter clerk at a salary at the rate of eighty-five (\$85.00) dollars per month.

One Meter tester and clerk at a salary at the rate of Seventy (\$70.00) dollars per month.

Three Meter readers at a salary at the rate of Seventy-five (\$75.00) dollars each per month.

One bill passer at a salary at the rate of Seventy (\$70.00) dollars per month

One line foreman at a salary at the rate of One hundred and fifty (\$150.00) dollars per month.

One troubleman at a salary at the rate of One hundred and forty (\$140.00) dollars per month.

One troubleman at a salary at the rate of One hundred ten (\$110.00) dollars per month.

Two troublemen at a salary at the rate of One hundred (\$100.00) dollars each per month

One ornamental lamp trimmer at a salary at the rate of One hundred and ten (\$110.00) dollars per month.

One ornamental lamp trimmer at a salary at the rate of One hundred five (\$105.00) dollars per month.

One arc lamp trimmer at a salary at the rate of One hundred and five (\$105.00) dollars per month.

Wagon foreman in the construction department at the rate of fifty-five and one half (55½) cents per hour.

Finemen in the construction department at the rate of fifty and one half (50½) cents per hour.

Apprentice lineman in the construction department at the rate of fifty-one (51¢) cents per hour.

Groundman in the construction department at the rate of forty-seven and one half (47½) cents per hour.

Truck driver in the construction department at the rate of forty-nine (49¢) cents per hour.

Laborers in the construction department at the rate of forty-two and one half (42½) cents per hour.

Electrician in the construction department to be paid the union scale in effect at the time electrician is needed.

One draftsman at the rate of fifty (50¢) per hour.

One arc lamp repair man at the rate of One hundred and twenty (\$120.00) dollars per month.

One Stockuper at the rate of forty-five (45¢) cents per hour.

One Automobile repair man at the rate of fifty (50¢) per hour.

One chief engineer at the power plant at a salary at the rate of One hundred and eighty (\$180.00) dollars per month.

One assistant engineer at the power plant at a salary at the rate of One hundred and forty two (\$142.50) per month.

One head electrician at the power plant at a salary at the rate of One hundred and forty two dollars and fifty cents (\$142.50) per month.

One engineer and Switchboard operator at the power plant at a salary at the rate of One hundred and thirty-two dollars and fifty cents (\$132.50) per month.

Two engineers at the power plant at a salary at the rate of One hundred and twenty seven dollars and fifty cents (\$127.50) per month.

Two Switchboard board operators at the power plant at a salary at the rate of One hundred and twenty seven dollars and fifty cents (\$127.50) per month.

Filemen at the power plant at the rate of fifty two cents (52¢) per hour.



assistant firemen at the power plant at the rate of  
fifty cents (50¢) per hour.  
Fireman helpers at the power plant at the rate of forty six  
and one half cents (46½) per hour.  
Boiler repairmen at the power plant at the rate of  
fifty five cents (55¢) per hour.  
Machinist at the power plant at the rate of twenty (20¢)  
cents per hour.  
Blacksmiths at the power plant at the rate of forty six  
and one half (46½) cents per hour.  
Coal and ash handlers at the power plant at the rate  
of forty six and one half (46½) cents per hour.  
Hauling ashes including team eighty (80¢) cents per hour.  
Labor installing new turbine and condenser and other  
construction at the power plant forty six and one  
half (46½) cents to fifty five (55¢) cents per hour.  
Section 2 That this ordinance be in full force and take  
effect on and after its passage and approval by the Mayor.

Done in the Council Chamber in the City of Fort Wayne  
Indiana this 27<sup>th</sup> day of January 1920

We hereby certify that the Common Council of the City of  
Fort Wayne Indiana at a Regular Meeting held on the  
27<sup>th</sup> day of January 1920 by a Majority vote of all the members  
elect did pass the ordinance hereto attached and known  
as General Ordinance no 924

Charles King

President

Wm J. Joffe

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day  
of February 1920

Wm J. Joffe City Clerk

Approved this 3<sup>d</sup> day of February 1920

W. Shuman



General Ordinance No 925

An ordinance fixing the compensation of certain officers and employees in the water works department as amended January 27-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following officers and employees of the Fort Wayne Water works shall receive the salaries and wages specified herein from and after January 1<sup>st</sup> - 1920

- One chief clerk at the salary at the rate of One Hundred and thirty-five (\$135.00) dollars per month.
- One Auditor at a salary at the rate of One Hundred and forty-five (\$145.00) dollars per month.
- One Auditor or assistant chief clerk at a salary at the rate of one hundred and ten (\$110.00) dollars per month.
- One ledger clerk at a salary at the rate of One hundred and five (\$105.00) dollars per month.
- One bill clerk at a salary at the rate of One Hundred and five (\$105.00) dollars per month.
- One Cashier at a salary at the rate of Eighty-five (\$85.00) per month.
- One assistant cashier at a salary at the rate of Seventy-five (\$75.00) dollars per month.
- One draughtsman at a salary at the rate of One Hundred and ten (\$110.00) dollars per month.
- One Meter inspector at a salary at the rate of One Hundred and five (\$105.00) dollars per month.
- Six Meter readers at a salary at the rate of Eighty-five (\$85.00) dollars to ninety-five (\$95.00) each per month.
- One clerk at a salary at the rate of eighty-five (\$85.00) dollars per month.
- One assistant bill clerk at a salary at the rate of Ninety-five (\$95.00) dollars per month.
- One general foreman of the construction department at a salary at the rate of One Hundred and fifty (\$150.00) dollars per month.
- One assistant foreman of the construction department at a salary at the rate of One hundred and thirty-five (\$135.00) dollars per month.
- One Construction clerk at a salary at the rate of One Hundred (\$100.00) dollars per month.
- One Stoker per in the construction department at a salary at the rate of One hundred (\$100.00) dollars per month.
- One record clerk in the construction department at a salary at the rate of One Hundred (\$100.00) per month.
- One Chief plumber in the construction department at a salary at the rate of One hundred and twenty (\$120.00) dollars per month.
- One plumber in the construction department at a salary at the rate of One Hundred and fifteen (\$115.00) dollars per month.

One plumber in the construction department at a salary at the rate of One hundred and fifteen (\$115.00) dollars per month.  
One Valve man in the construction department at a salary at the rate of One hundred and twenty (\$120.00) dollars per month.  
One driver and tapper in the construction department at a salary at the rate of One hundred and ten (\$110.00) dollars per month.  
Two drivers at a salary at the rate of (One hundred and five (\$105.00) dollars per month.

Meter repairmen in the construction department at the rate of Fifty-five (55¢) cents per hour.

Utility men in the construction department at the rate of eighty (\$80.00) dollars to One hundred and fifteen (\$115.00) dollars per month.

Meter repair helpers in the construction department at the rate of forty seven and one half (47½) cents per hour.

Laborers in the construction department at the rate of thirty-five (35¢) cents to fifty-five (55¢) cents per hour.

One watchman at the reservoir at a salary at the rate of eighty-five (\$85.00) dollars per month.

Section 2 that this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Burr F. Bennett.

Done at the Council Chamber in the City of Fort Wayne Indiana this 27<sup>th</sup> day of January 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of January 1920 by a Majority vote of all the members did pass the Ordinance herunto attached and known as General Ordinance No 925.

Charles Knig

Wm J. Jeffries

President

City Clerk

Presented to the Mayor for approval on 2<sup>d</sup> day of February 1920

Wm J. Jeffries City Clerk

Approved this 3<sup>d</sup> day of February 1920

W. Herman Courtland  
Mayor

## General Ordinance no 926

An ordinance requiring the executive departments to report annually in writing to the Common Council as amended January 27-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the respective chairmen of the Board of Public Works, Board of Public Safety, Park Board and of the Board of Public Health shall each make an annual report to the Common Council of said City, which said reports shall each give a summary of the respective work done by the said different departments and a survey of the equipment and the value thereof and the said report from the said Board of Public Works to contain a summary reports of the water works department, Electric Light and Power Department, Street cleaning and Sewers; and the said report from the Board of Public Safety to contain a summary reports of the Police department and fire department; the said reports from the Board of Public Health to contain summary of the reports of the meat and dairy inspector and the dealer of weights and measures; and said report from the Park Board to contain a summary of the report from the City Forester, which reports shall be delivered to the City Clerk on or before the 20<sup>th</sup> day of February in each year for the preceding year and that the City Clerk shall submit the said reports to the said Council at its second regular meeting of February in each year and shall cause the said reports to be printed in the Journal of the Council proceedings of said second regular meeting in February.

Section 2 That the ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Harry McMillen

done at the Council chamber in the City of Fort Wayne Ind this 27<sup>th</sup> day of January 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of January 1920 by a majority vote of all the members thereof pass the ordinance herunto attached and known as General Ordinance no 926

Charles King

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 2<sup>nd</sup> day of February 1920

Wm J. Jeffries City Clerk

approved this 3<sup>rd</sup> day of February 1920

W. Sherman Leitchall  
Mayor



General Ordinance no 927

An ordinance to amend section 4 of General Ordinance no 324 entitled, "An ordinance regulating the selling and weighing of coal and coke and providing for the violation of the same as amended on May 28-1907," as amended, January 27-1920.

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that section 4 of the above entitled ordinance be amended to read as follows:

Section 4. It shall be the duty of such weighmaster or weighmasters to weigh all coal or coke sold and delivered by such person company or corporation so owning such Dealers: To keep a register or record of the weight of each load of coal or coke so sold by such person, company or corporation: To furnish to the driver of the wagon containing such load of coal or coke, a certificate written in ink or with indelible pencil duly signed by the person selling the same or by such weighmaster showing the weight of the coal or coke purported to be delivered the weight of the wagon or conveyance used in said delivery the total weight of coal or coke and conveyance, the date of weighing the same and the name of the purchaser. It shall be the duty of the driver to whom such certificate or statement has been so delivered by such weighmaster or weighmasters to deliver the same to the purchaser of such coal or coke, and such driver shall, whenever requested so to do by the purchaser or by the inspector of weights and measures, or a police officer of said City drive the load of coal or coke in his charge to the City Scales or any standard scales designated by the officer of said inspector for the purpose of determining the actual weight of the same and the weight of such load of coal or coke as determined by such City scale shall be considered for all purposes as the actual weight of said coal or coke.

Section 2 That all ordinance and parts of ordinances in conflict herewith be and they are repealed

Section 3 That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor.

E. M. Buchanan

Come at the Council Chamber in the City of Fort Wayne this 27<sup>th</sup> day of Jan.  
We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of Jan. 1920 by a majority vote of all the members did pass the ordinance herewith attached and known as General Ordinance no 927

Charles King

President

Wm. J. Jaffris  
City Clerk

Presented to the Mayor for approval on the 22<sup>nd</sup> day of Feb 1920

Wm. J. Jaffris City Clerk

Approved this 3<sup>rd</sup> day of February 1920

W. Sherman Courtshall  
Mayor



## General Ordinance no 928

The ordinance authorizing the borrowing of fifty-eight thousand (\$58,000) dollars and the issue of bonds therefor for river improvement and flood prevention.

Section 1. Be it ordained, by the Common Council of the City of Fort Wayne Ind that the said City borrow the sum of Fifty-eight thousand (\$58,000) dollars for the purpose of the improving of rivers in and adjacent to said City and prevention of flood damage to said City.

Section 2. That in order to procure said loan that the bonds of said City be issued to the amount of Fifty-eight thousand (\$58,000) dollars in denominations and of the pay value of One thousand (\$1,000) dollars each.

all of said Bonds to be dated June 1<sup>st</sup> 1920 and to bear interest from date thereof at the rate of four and three fourths ( $4\frac{3}{4}\%$ ) per cent per annum payable semi-annually and evidenced by a coupon for each six months interest bearing the lithographed fac simile signature of the Mayor and Controller of said City. and all of said bonds to be signed by the Mayor and countersigned by the controller of said City and sealed with the seal of said City and to be designated as Series "L." and to be numbered consecutively from one to fifty-eight thousand and to be designated "River improvement and flood prevention bonds" and all of said bonds and coupons to be payable at the office of the Old National Bank in said City. Seventeen (17) of said bonds of the pay value of Seventeen thousand (\$17,000) dollars to be due and payable on June 1<sup>st</sup> 1925. and a like number and amount of bonds to be due and payable on June 1<sup>st</sup> 1930. on June 1<sup>st</sup> 1935 and on June 1<sup>st</sup> 1940, Respectfully.

The original purchaser and his assigns is to have the privilege of having said bond registered with the City Controller of said City.

Section 3. The City Controller shall Manage and Supervise the preparation advertisement negotiation and sale of such bonds subject to the terms of this ordinance, which sale shall be by sealed bids for all of said bonds or for different parcels thereof and to the highest and best bidder for each after three weeks notice of such sale shall have been given by the insertions, once each week in a newspaper of daily circulation published in the said City of Fort Wayne and upon payment thereof said bonds shall be delivered to the said bidder or bidders.

Section 4. The expense of the issue, sale and delivery of the bonds herein provided for shall be paid out of the proceeds derived from any sale or sales of such bonds and the City Controller is hereby authorized to draw all proper and necessary warrants and do whatever act may be necessary to carry out the provisions of this ordinance.

Section 5 That this ordinance shall be in full  
force and effect from and after its passage  
and approval by the Mayor  
Charles King.

Done at the Council Chamber in the City of  
Fort Wayne Indiana this 27<sup>th</sup> day January 1920

We hereby certify that the Common Council of the City  
of Fort Wayne Indiana at a regular meeting held on  
the 27<sup>th</sup> day of January 1920 by a majority vote of all  
the members elect did pass the ordinance herunto attached  
and known as General Ordinance No 928

Charles King.

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day  
of February 1920

Wm. J. Jeffries

City Clerk

Approved this 3<sup>d</sup> day of February 1920

General Ordinance no 929

An ordinance authorizing the borrowing of One Hundred and Twenty thousand (\$20,000) dollars and the issue and sale of bonds therefor for Motorization of the Fire Department as amended January 27-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that said City borrow the sum of ~~One Hundred and Twenty thousand~~ (\$20,000) dollars for the purpose of Motorizing the Fire Department and of buying Motor equipment and apparatus to replace horse-drawn equipment and apparatus in said Department.

Section 2 That in order to procure said loan that the bonds of said City be issued to the amount of One Hundred and Twenty thousand (\$20,000) dollars in denominations and of the par value of One thousand (\$1,000) dollars each, all of said bonds to be dated June 1<sup>st</sup> 1920 and to bear interest from date thereof at the rate of four and three fourths (4<sup>3</sup>/<sub>4</sub>) per cent per annum payable semi-annually and evidenced by a coupon for each six months interest bearing the lithographed fac simile signatures of the Mayor and controller of said City and all of said bonds to be signed by the Mayor and countersigned by the controller of said City and sealed with the seal of said City and to be designated as series "M" and to be numbered consecutively from one to One Hundred and Twenty thousand inclusive, and to be designated Fire Department Motor equipment Bonds, and all of said bonds and coupons to be payable at the office of the First and Hamilton National Bank of Fort Wayne. Sixty (60) of said bond of the pay value of Sixty thousand (\$60,000) dollars to be due and payable on June 1<sup>st</sup> 1925 and a like number and amount of bonds to be due and payable on June 1<sup>st</sup> 1930.

The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller of said City.

Section 3- The City controller shall manage and supervise and preparation, advertisement, negotiations and sale of such bonds subject to the terms of this ordinance which sale shall be by sealed bids for all of said bonds or for different parcels thereof and to the highest and best bidder for cash, after three weeks notice of such sale shall have been given by three insertions once each week in a newspaper of daily circulation published in the City of Fort Wayne and upon payment therefor said bonds shall be delivered to the said bidder or bidders.

Section 4 The expense of the issue sale and delivery of the bonds herein provided for shall be paid out of the proceeds derived from any sale or sales of such

and the City Controller is hereby authorized to draw all proper and necessary warrants and do whatever act may be necessary to carry out the provisions of this Ordinance.

Section 5 That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Charles King

Done at the Council Chamber in the City of Fort Wayne Indiana this 27<sup>th</sup> day of January 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of February 1920 by a majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance No 929

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of February 1920

Wm. J. Jeffries

City Clerk

Approved this 3<sup>d</sup> day of February 1920

W. Sherman Cristobal

Mayor



## General Ordinance No 930

An ordinance authorizing the borrowing of seventy-six thousand (\$76,000) dollars and the issue and sale of bonds therefor for the paving of street intersections as amended January 27-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne, Indiana that said City borrow the sum of Seventy-six thousand (\$76,000) dollars for the purpose of paving street intersections in said City and the construction of other street paving in said City.

Section 2. That in order to procure said loan that the bonds of said City be issued to the amount of seventy-six thousand (\$76,000) dollars in denominations and of the par value of One thousand (\$1,000) dollars each all of said bonds to be dated June 1<sup>st</sup> 1920 and to bear interest from date thereof at the rate of four and three fourths (4 <sup>3</sup>/<sub>4</sub>%) per cent per annum payable semi-annually and evidenced by a coupon for each six months interest, bearing the lithographed fac simile signature of the Mayor and Controller of said City and all of said bonds to be signed by the Mayor and countersigned by the Controller of said City and sealed with the seal of said City and to be designated as series "X" and to be numbered consecutively from one to seventy-six inclusive: and to be designated "street paving bonds" and all of said bonds and coupons to be payable at the office of the Lincoln National Bank of Fort Wayne.

Thirty-eight (38) of said bonds of the par value of thirty-eight thousand (\$38,000) dollars to be due and payable on June 1<sup>st</sup> 1925 and a like number and amount of said bonds to be due and payable on June 1<sup>st</sup> 1930. The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller of said City.

Section 3. The City Controller shall manage and supervise the preparation, advertisement, negotiation and sale of such bonds subject to the terms of this ordinance which sale shall be by sealed bids for all of said bonds or for different parcels thereof and to the highest and best bidder for cash after three weeks notice of such sale shall have been given by three insertions once each week in a newspaper of daily circulation published in the said City of Fort Wayne: and upon payment thereof said bonds shall be delivered to the said bidder or bidders.

Section 4. The expense of the issue, sale and delivery of the bonds herein provided for shall be paid out of the proceeds derived from any sale or sales of such bonds and the City Controller is hereby authorized to draw all proper and necessary warrants and do whatever act may be necessary to carry out the provisions of this ordinance.

Section 6- That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Charles King

Done at the Council chamber in the City of Fort Wayne Indiana this 27<sup>th</sup> day of January 1920

We hereby certify that the Common council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of January 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 930

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of February 1920

Wm. J. Jeffries City Clerk

Approved this 3<sup>d</sup> day of February 1920

W. Sherman Keutsha

Mayor

# General Ordinance no 930

An ordinance ratifying and approving a contract entered into December 18, 1919 by and between the Bass Foundry and Machine Company and the City of Fort Wayne for a water tube boiler. Witness on the 18th day of December 1919 the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with the Bass Foundry and Machine Company a corporation for the furnishing and erection of Water Tube Boiler for the Municipal Lighting plant. Which contract is in the following words:

THIS AGREEMENT made this 18th day of December, 1919, by and between the Bass Foundry & Machine Company, a corporation, having its principal place of business in the city of Fort Wayne, Indiana, party of the first part, hereinafter designated "the contractor," and the City of Fort Wayne, Indiana, by and through its board of public works, party of the second part, hereinafter designated "the City," WITNESSETH THAT

The contractor in consideration of the agreement herein made by said city hereby covenants and agrees with said city as follows:

The contractor agrees to furnish, deliver and erect ready for brick work and steam piping upon foundations as furnished by the city, at the city power station of the municipal lighting plant of said city, at and for the price of twenty seven thousand five hundred (\$27,500) dollars one (1) 250 horsepower, Improved Horizontal Sectional Water Tube Boiler designed for safe working pressure of 225 pounds per square inch, and complete with Foster super heater, vulcan soot cleaner, in all things in accordance with the specifications therefor, which are attached hereto and made a part of this contract, and in all things in accordance with the proposal of said contractor to said city dated November 2, 1919.

Delivery and erection of said work is to be completed within ninety (90) days from date hereof.

The city agrees to pay the contractor in current funds for the installation of said apparatus and all work to be done hereunder the said sum of \$27,500, as follows: sixty (60%) per cent thereof to be paid on the delivery of the material at the said plant, thirty (30%) per cent on the completion of the said work, and the remaining ten (10%) per cent to be paid after final acceptance of the work covered by this contract by the board of public works.

Before the acceptance of this contract by the board of public works, the said contractor shall execute its bond in the penal sum of five thousand dollars, with surety to be approved by the board of public works, conditioned for the faithful performance of this contract, and that the contractor shall satisfy all claims and demands incurred in the performance of the work, and shall fully indemnify and save harmless said city from all costs and damages by reason of their failure so to do.

WITNESS the hands and seals of said parties the day and year first above written.

BASS FOUNDRY & MACHINE COMPANY.

By Stanley P. Stewart Mech. Engr  
CITY OF FORT WAYNE, INDIANA.  
By J. O. BRADY  
A. T. ANDERSON  
C. L. BAIRD

Attest: R. R. ENOCH, Secy.

Section 1. Be it ordained by the common council of the city of Fort Wayne, Indiana, that the contract heretofore entered into by and between the city of Fort Wayne, by and through its board of public works and the Bass Foundry and Machine Company, in corporation, as fully set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

Sec. 2. That this ordinance be in full force and take effect on and after its passage and approval by the mayor.

A. O. PAPE.

Done at the Council Chamber in the City of Fort Wayne this 27th day of January 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27th day of January 1920 by a majority vote of all the members elected did pass the ordinance herunto attached and known as General Ordinance No 930

Charles King Wm J. Jufferies  
President City Clerk  
Presented to the Mayor for approval on the 2nd day of February 1920

Wm J. Jufferies  
City Clerk  
approved this 3rd day of February 1920

W Sherman Osterman  
Mayor

General Ordinance no 932

An ordinance regulating travel and traffic upon the streets, alleys and public places in the City of Fort Wayne and providing penalties for its violation, as amended.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the owners, operators, drivers and persons in charge of any vehicle as hereinafter described horses and other domestic animals, and street cars and all pedestrians on the streets, alleys and public places of the City of Fort Wayne shall conform to and observe the following rules and regulations upon the streets, alleys, avenues, boulevards, park roads and public places in said City.

<sup>Definition of terms</sup>  
Section 2 The term "driver" within the meaning of this ordinance shall be deemed to mean any person having riding or operating any vehicle, horse, or other domestic animal and street cars.

The term "horse" within the meaning of this ordinance shall include all domestic animals.

The term "vehicle" within the meaning of this ordinance shall be deemed to include equestrians, led horses, automobiles, bicycles, tricycles, and every vehicle on wheels, and every other conveyance, except street cars or other vehicles running on fixed tracks and baby carriages.

The term "street" within the meaning of this ordinance shall include all streets, alleys, avenues, boulevards, park roads and public places in said City, unless specially limited by the context.

The term "parking" within the meaning of this ordinance shall be deemed to mean the placing, allowing, permitting or stopping of any vehicle within any street or public place for any purpose other than the loading or unloading of passengers, freight, goods, wares or merchandise, providing that such loading or unloading of passengers shall not exceed five (5) minutes and such loading or unloading of freight goods, wares or merchandise shall not exceed one-half (1/2) hour.

The term "congested district" within the meaning of this ordinance shall constitute all that part of the City of Fort Wayne included within the north line of Superior Street on the north the east line of 3rd Street on the east, the Pittsburgh, Fort Wayne and Chicago railroad on the south and the west line of Webster Street on the west.

Rules of the road

Section 3. (A) Vehicles shall be driven on that part of the roadway to the right of the center.

(B) A vehicle meeting another vehicle shall pass to the right.

(C) Every driver shall turn to the right of the street when signalled from a vehicle behind desiring to pass.



- (d) a vehicle overtaking another shall pass on the left side of the overtaken vehicle and shall not pull over to the right until entirely clear of such overtaken vehicle.
- (e) Slow moving and heavily laden vehicles shall keep close to the right hand curb, allowing more swiftly moving vehicles free passage to the left.
- (f) No vehicle shall back in any street if by so doing it interferes with other vehicles.
- (g) a vehicle turning into another street to the right shall turn the corner as near to the right hand curb as possible.
- (h) A vehicle turning into another street to the left shall circle around to the right of center of the street intersection provided however that no vehicle shall turn to the left at any intersection on Calhoun street when a traffic officer is there directing traffic.
- (i) No vehicle shall make a complete turn upon any street within the congested district except at a street intersection provided however that no such turn shall be made at corners where left hand turns are within prohibited.
- (j) No vehicle unless in an emergency or on order of a policeman or to allow another vehicle or pedestrian to cross its path, shall stop in any street except within one foot of the right hand curb; and in no event shall any vehicle be stopped on any street along which street cars are operated within fifty (50) feet of the nearest line of an intersecting street except to answer the traffic signal of a traffic officer, unless such vehicle be owned and operated by the owner of the abutting property and then only long enough to load or unload such vehicle; and all vehicles while standing in any street shall be so placed as to have their entire length parallel with and to the right hand wheels within one foot of the curb.
- (k) On all streets divided by parkway, walk, sidewalk or elevation vehicles shall keep to the right of such division whenever a red light or post, standard or sign is located in the center of any street. Vehicles shall slow down and keep to the right of such light or post, standard or sign.
- (l) It shall be unlawful for any driver to drive his vehicle to the left of any "Keep to the right" traffic regulation sign upon any street. Provided however that any vehicle having a wheel base longer than one hundred thirty eight inches may go to the left of any such sign in making a turn to the left into another street after first coming to a full stop.
- (m) It shall be unlawful for any driver to run into or against or for any person to remove, displace or change the location of or to mutilate, deface or destroy any traffic regulation light, sign, post or standard upon any street.
- (n) Any vehicle waiting at the curb shall promptly give place to a vehicle about to take on or let off passengers or to load or unload goods or other material.
- (o) a vehicle shall back up to a curb only long enough to be loaded or unloaded; horses attached to four wheeled vehicles backed up to the curb and the shafts or poles of un hitched vehicles backed up to the curb must be turned parallel with the curb in the direction of traffic.

(C) No vehicle shall emerge into any street from a stable garage or alley at a rate of speed faster than four and a half miles per hour and all such vehicles must give warning of their approach.

(D) No horse or horses attached to a vehicle shall be permitted to stand in any street unless the driver thereof is in charge of and accompanied the same or unless such animal be securely hitched to a hitching post or hitching weight weighing not less than twenty five pounds.

(W) No vehicle shall occupy any part of any street in such manner as to interfere with or interrupt the passage of other vehicles except when it is being loaded or unloaded at the curb, and then only for such time as may be reasonably necessary for such loading or unloading.

(S) It shall be unlawful for any person to drive or operate on Calhoun Street within the congested district any truck or wagon weighing with its load more than four tons except for the purpose of unloading such truck or wagon and then only from the nearest street or alley intersecting Calhoun Street to the place of beginning.

(R) All vehicles and street and trolley cars stopping at crossings shall stop back of a point parallel with the property line of the intersecting street to its right.

#### Drivers Signals

Section 4 The driver of any vehicle before stopping or turning from one street to another shall signal with his arms or some device, visible to drivers following such vehicle.

#### Right of way.

Section 5. Fire Department, police and salvage corps apparatus, ambulances, United States Mail vehicles and street railway emergency repair vehicles shall have the right of way over all traffic in any street and through any procession provided however that the fire and police department apparatus shall have the right of way over every kind of traffic whatsoever; and provided further that the fire apparatus shall have the right of way over police apparatus, upon the approach of any fire apparatus police or salvage corps apparatus or ambulance, every vehicle shall draw up as near as practicable to the right curb until such apparatus or ambulance shall have passed; and the Motorman of any street or trolley car shall at once stop his car until such apparatus or ambulance shall have passed. No vehicle other than vehicles of the Department of Public Safety and salvage corps apparatus and ambulance shall follow or go with any vehicle of the department of Public Safety when the same is answering an alarm of fire.

Section 6. No vehicle shall be driven through a funeral procession and it shall be unlawful for any person to interrupt a funeral procession; provided that this section shall not apply to vehicles of the Department of Public Safety nor in case of emergency to salvage corps apparatus or ambulances.

Section 7. Every driver of a vehicle approaching the intersection of a Street shall give the right of way at such intersecting Street to any vehicle approaching from this right section of that vehicle using alleys shall pass through the same by going eastwardly, in alleys running eastwardly and westwardly and northwardly, in alleys running northwardly and southwardly; provided however that in all east and west alleys between Harrison and Clinton Streets in the congested district vehicles shall only go towards Calhoun Street; and no alleys shall be obstructed in whole or in part in any manner except for such time as shall be reasonable necessary to load or unload freight upon or from any vehicle.

#### Parking

Section 9. It shall be unlawful for the driver of any vehicle to stop or allow or permit to be stopped any such vehicle or for the owner of such vehicle to authorize direct or permit any such vehicle to be stopped on Calhoun Street in the congested district longer than ten (10) minutes in any one hour between the hours of 7 A.M. and 9 P.M. and then only transacting business in some business house between the intersecting Streets where such vehicle is stopped.

Section 10. It shall be unlawful for the driver of any vehicle to load or unload on or from such vehicle any Merchandise or for the owner of such vehicle to authorize direct or permit any such Merchandise to be loaded or unloaded on or from such vehicle longer than five minutes in any one hour between the hours of 10:30 A.M. and 11 O'clock P.M. on any of the following named Streets between the points designated respectively, Calhoun Street in the congested district and Columbia, Main Perry Wayne Washington and Jefferson Streets between Harrison and Clinton Streets.

Section 11. Vehicles shall not stand in front of any gasoline filling station.

Section 12. Vehicles shall not stand within thirty (30) feet on either side of fire or water plug.

Section 13. In case of a conflagration or fire within the corporate limits of the City of Fort Wayne, to which the fire department of the City of Fort Wayne has been called no vehicle shall approach the said conflagration or fire and come to a stop or park on any street at a point nearer to the said conflagration of fire than four hundred and fifty feet (450).

Provided however that vehicles of the department of Public Safety and salvage corps apparatus and ambulance shall be exempted and that vehicles belonging to owners who are occupants of premises within said four hundred and fifty (450) feet may be parked in front of the premises occupied by said occupants unless otherwise ordered by the Police.

Section 14. No vehicle shall be parked in front of or within fifteen (15) feet on either side of a line projected at right angles to the curb line from the middle of the main entrance of any theatre or public building, picture show, Church, office building, public dance hall, club, engine house, driveway public or private.



Section 15- No vehicle shall stand within the intersection of any street in the Congested district nor within ten feet thereof excepting the vehicles of persons attending Market at their Market stands.

Section 16- No Vehicle shall be parked in a public alley in the Congested district except while the person or persons in charge of such Vehicle are actually engaged in the loading or unloading of said Vehicle.

Section 17- At Theatres and public gatherings or under unusual circumstances or at such places as the police department shall consider it advisable, vehicles shall stand or move as directed by the Police. When in the Judgment of the board of Safety parking should be prohibited along any curb space not herein expressly restricted from parking by the terms of this ordinance. They may be police order restrict such curb space from the parking area and they shall designate such restricted area by appropriate signs or Markings; Thereafter it shall be unlawful for any person to park an automobile or other vehicle in the space so designated.

Section 18- Traffic officers stationed at street intersections within the Congested district shall direct the movement of all vehicles within such street intersection by the use of a Semaphore, or other signal.

Drivers and pedestrians to obey signals

Section 19- It shall be the duty of all owners of vehicles to remove them from streets which are by police order directed to be cleared at a certain hour or any special occasion any vehicle which has not removed by the owner or person in charge thereof before the hour designated for the street to be cleared, may be removed by the police to a convenient parking place and said removal shall be done at the risk of the owner.

Section 20- Traffic upon the street shall be under the control of the Board of Safety and all drivers and pedestrians must at all times comply with any direction given by voice, hand or other means by any member of the Police or Fire Force as to stopping, starting, approaching or departing from any place the manner of taking up and setting down passengers and loading or unloading goods.

Pedestrians

Section 21- All pedestrians crossing streets at street intersection in the Congested district shall cross at right angles and shall not cross diagonally at such intersection. Pedestrians shall pass to the right of passing others from an opposite direction and to the left in overtaking others.

Section 22- except in case of emergency, pedestrians should use only the sidewalks and crosswalks and should never cross the street except at regular crossings and at right angles. The road beds of streets and highways are primarily intended for vehicles. But pedestrians have the right to cross them in safety and all drivers of vehicles shall exercise all proper care not to injure pedestrians and



pedestrians before stepping from the sidewalk to the roadbed shall look to see what is approaching and should not needlessly interfere with the passing of vehicles.

Section 23- No Vehicle shall tow another in or upon any street or public place unless such vehicle are operated at a distance of less than eighteen (18) feet apart. If such vehicle is being towed at any time between one-half hour after sunset and one-half hour before sunrise such vehicle being towed shall maintain lights on both sides and the rear thereof visible in the rear and on both sides for a distance of at least two hundred (200) feet.

Section 24- Not more than one (1) vehicle or street car or interurban car with or without motive power commonly called a trailer or used as a trailer shall be attached to another vehicle or street car or interurban car having motive power when driven or operated in any street.

(B) No trailer shall be attached to any vehicle in such manner as to leave more space than five (5) feet between the rear line of the body of the front vehicle and the front of the body of such trailer.

(C) Every vehicle used as a trailer shall be subject to all the provisions of ordinances relating to license or light for the vehicle to which it is attached.

#### Age of Driver

Section 25- No one under sixteen (16) years of age shall be permitted to drive any motor vehicle or motor vehicle and no one under fourteen (14) years of age shall be permitted to drive any horse drawn vehicle.

Section 26- It shall be unlawful for the owner of any motor vehicle or motor bicycle or other person to permit the same to be driven by any person under sixteen (16) years of age and it shall be unlawful for the owner of any horse-drawn vehicle or other person to permit the same to be driven by any person under the age of fourteen (14) years.

#### Hanging on Vehicles

Section 27- No one shall ride upon, hold to or hang upon any vehicle in such manner that his body or any part of it shall protrude beyond the limits of the vehicle.

#### Smoke Vapor and Noise

Section 28- No vehicle shall be operated in or upon any street, alley or other public place within such city when the same emits smoke or offensive vapors.

Section 29- No person firm or corporation shall use upon the streets any motor vehicle unless such vehicle shall be equipped with a sufficient modern and improved muffler to prevent noise from the exhaust of the engine or engines of such vehicle and said muffler shall be kept and remain closed by the person operating or in charge of such vehicle at all times.

Section 30- No vehicle shall be operated in or upon any street if either such vehicle or its load or the contents thereof make a loud or unusual noise.

no vehicle operated in or upon any street shall be equipped with exhaust whistles or siren whistles or any other horn, whistle or signal producing an unusually loud annoying or distressing sound, except vehicles of the Department of Public Safety and the sounding by the driver of any such vehicle of any such whistle horn or signal upon any street shall be deemed a violation of this ordinance.

Section 31- Every vehicle driven or operated on the streets of the city of Fort Wayne which contains or conveys any material articles or things which project more than <sup>three</sup> (3) feet beyond the sides or six (6) feet beyond the ends of such vehicle shall if the same is driven or operated during the day time within the period from 30 minutes before sunrise to 30 minutes after sunset display a red flag or red flags at the end or ends of such projecting materials or things or if the said vehicle be driven within the period from 30 minutes after sunset to 30 minutes before sunrise it shall display a red light or red lights at the end or ends of such projecting materials articles or things and not less than one light at the end of the projection farthest from each side and end of the said vehicle.

Section 32- Every vehicle except motor driven vehicles and bicycles and tricycles when driven on the streets between the hours of one-half hour after sunset and one-half hour before sunrise shall have fixed on some conspicuous part of the left outer side thereof at least one (1) lighted lamp which lamp or lamps shall be visible both to the front and rear, and every such vehicle when left standing in a street between said hours shall display a red light fixed on the left outer side thereof.

Section 33- It shall be unlawful for any person firm company or corporation to propel or move or cause to be propelled or moved over and along any street within the limits of said city any tractor, traction or other engine unless the tires of the wheels thereon are smooth except by permission of the Board of Public Works, provided that this ordinance shall not be construed to prevent the use of steam rollers or other apparatus employed under contract by the City of Fort Wayne for the improvement or repair of any street or alley of said city and provided further that this ordinance shall not apply to any engine or apparatus operated by said city.

Section 34- It shall be unlawful to have any parade on any street or streets in the congested districts without first obtaining a permit therefor from the Chief of Police which permit shall designate the route of said parade any person participating in any such unauthorized parade shall be deemed to have violated this section. No parking of vehicles shall be allowed on the route of any such parade. This section shall not apply to funeral processions.

Section 35- It shall be unlawful for any person firm or corporation to drive or conduct in a parade over or along any street elephants, camels, dromedaries, or other animals liable to frighten horses or to use a Calisee in any such parade without first securing to the City of Fort Wayne a bond in the penal sum of ten thousand (\$10,000) dollars with surety thereon to the approval of the Mayor conditioned to keep and hold said City free and harmless from any and all liability for any and all damages that may accrue to any and all persons and property by reason of or in consequence of said parade.

Section 36- It shall be unlawful for any person except the employees of the street repair department or the contractors for street improvements to feed or to place any trough for feeding or watering draft animals in the streets, alleys or public places in the city and it shall also be unlawful for any person to fasten tie or hitch a horse or horses to any lamp post, or fire plug along or in any public street or alley within said city.

Section 37- There is hereby created and established a zone of quiet in all territory embraced in a distance of two hundred fifty (250) feet from the premises of every hospital in such city. The Board of Public Safety may place at some conspicuous place in said street within such radius of two hundred fifty (250) feet a sign or placard containing the following words "Zone of Quiet" no person or vehicle shall make any loud or unusual noise, sound or music within or upon any of the streets, alleys or public places within any such quiet zone, and making the same is hereby declared to be a nuisance.

Section 38- That the Board of Safety shall cause the following sign to be posted on every street within one (1) block of any schoolhouse except where in the opinion of the board the same is not necessary, "to wit" School Zone, Protect the Children.

Section 39- Street and interurban cars shall have the right of way between cross streets over all other vehicles except as provided in section 5 hereof.

No street or interurban car shall be delayed longer than five (5) minutes by persons loading or unloading a vehicle.

Every driver of any vehicle approaching any street or interurban car from the rear shall pass to the right of such car if moving and there is clear space to the right sufficient for passing.

When a street car or an interurban car is stopped to take on or discharge passengers vehicles and street and interurban cars approaching from the opposite direction shall be slowed down and driven or operated cautiously and the gongs of street and interurban cars shall be sounded while passing such standing car.

Section 40- City, street cars and interurban cars shall not be operated at any place within such city at a greater rate of speed than twenty (20) miles per hour.



outside of the congested district and not exceeding ten (10) miles per hour within the congested district.  
Section 41- no person shall ride any bicycle or motorcycle or use any Mercantile push cart upon the paved or graveled sidewalks or public places intended exclusively for pedestrians.

Section 42- It shall be unlawful for any person to ride upon any street within the corporate limits of the City of Fort Wayne upon any bicycle or tricycle during the period of one-half hour after sunset to one-half hour before sunrise without having on said bicycle or tricycle a lighted lamp on the front of said bicycle or tricycle and every such bicycle or tricycle shall at all times be provided with a suitable horn, bell or other signalling device.

Section 43- no person shall ride any bicycle or tricycle upon any street of said city at a rate of speed exceeding eight (8) miles per hour in the congested district and fifteen (15) miles an hour in all other districts.

Section 44- no person shall carry a child under five (5) years of age upon any bicycle or motorcycle: provided however that this section shall not apply to side cars.

Section 45- It is hereby made the duty of every person, firm or corporation operating any vehicle within such city or causing or permitting the use or operation of any such vehicle, to comply with all the provisions of this ordinance.

Any person, firm or corporation violating any of the provisions of this ordinance shall upon conviction be fined in any sum not exceeding three hundred dollars (\$300.00) to which may be added imprisonment not exceeding one hundred and eighty (180) days.

Section 46- All ordinance and parts of ordinances in conflict herewith are hereby repealed.

Section 47- This ordinance shall take effect from and after its passage approval by the Mayor and legal publication.

Done at the council chamber in the City of Fort Wayne Indiana this 10<sup>th</sup> day of February 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 10<sup>th</sup> day of February 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 932

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of February 1920

Wm. J. Jeffries City Clerk

Approved this 16 day of February 1920

N. Sherman Loutshall  
Mayor.



General Ordinance no 733

Whereas an ordinance authorizing the expenditure by the Board of Managers of the Allen County Victory Hall of the special fund held by the City of Fort Wayne for the purpose of the construction of an auditorium.

Whereas the City of Fort Wayne heretofore sold two Hundred twenty five thousand (\$25,000.00) dollars in bonds for the purpose of purchasing a site and the building thereon of an auditorium and in conformity with such purpose caused to be purchased real estate at the corner of Lewis and Edison Streets in said City as the place of location for said auditorium but has not as yet caused the said auditorium to be built. And

Whereas the amount of money expended for said real estate was thirty-five thousand (\$35,000.00) dollars and the balance now in the possession of said City is One Hundred eighty-five thousand five hundred and fifty seven dollars and fifty cents (\$185,567.50). And

Whereas the General Assembly of the State of Indiana at its General Session of 1919 enacted a law authorizing the construction by the County of Allen of an auditorium or Victory Hall as an acquisition of the said County including said City of Fort Wayne and by law provided for the placing of the management of such auditorium or Victory Hall when so constructed in a Board to be known as the Board of Managers of the Allen County Victory Hall and in said law further provided that the City of Fort Wayne which is a city located in said County of Allen should have the right and power by and through its Common Council upon the recommendation of the Mayor and City Controller of said City to authorize the expenditure from the proceeds of the sale of said bonds and any money procured from the sale of real estate which had been purchased from the proceeds of the sale of such bonds to assist in construction of any such County auditorium or Victory Hall constructed under the provisions of said act of the said General Assembly said monies to be expended as requested by said Board of Managers. And

Whereas said Board of Managers of said Allen County Auditorium or Victory Hall has been organized and has on file in its office petitions signed by at least five free holders of each of the townships in the County of Allen, and a similar petition signed by more than five free holders of the City of Fort Wayne, calling for and requesting the adoption of a resolution for the construction of a Victory Hall in Allen County pursuant to said law so enacted by said General Assembly. And

Whereas said Board of Managers by virtue of petitions and in compliance with the same and by virtue of and under said law heretofore duly adopted a resolution calling for the construction of a Victory Hall in said County which resolution was on the 28<sup>th</sup> of January 1920 duly confirmed by said Board of Managers.

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Whereas it is provided in said law that such city should become the owner of such portion of said victory Hall and the real estate upon which the same may be situated as the amount so expended by said city bears to the total cost thereof. And

~~Whereas~~ It was the desire of the voters of this city as expressed by their vote authorizing the issuance of said bonds that this city construct or participate in the construction of an Auditorium and that said monies so raised be used for said purpose and it is now apparent that the construction of such Victory Hall by said County will serve all the needs of both said County and said city and the construction of another or second Auditorium in said city by the said city would be a useless expenditure of money and a needless extravagance. And

Whereas both the mayor and controller of said city have recommended that this ordinance be passed and that such city be so authorized to expend said money now in its possession from the sale of said bonds to aid and assist in the construction of said Victory Hall. Now therefore

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that said city Controller and the said city of Fort Wayne by and through its city Controller be and they are hereby authorized to expend said money derived from the sale of said bonds and now in possession of said city and to expend the proceeds from the sale of said real estate so owned by said city at the corner of Lewis and Clinton streets when sold as other monies of said city are expended upon vouchers issued and as requested by the said Board of Managers of the Allen County Victory Hall, to aid and assist in the construction of said Allen County Victory Hall so provided for by said resolution of said Board of Managers of the Allen County Victory Hall and as authorized by said act of the said General Assembly of 1919; provided however that said money and the proceeds of the sale of said real estate shall not be expended until the state Board of Tax Commissioners of Indiana shall have officially authorized the issue by said Board of Managers of bonds of the County for the construction of said Victory Hall as provided in said act.

Section 2. That this ordinance be in full force and effect on and after its passage and approval by the Mayor

James A. Liggett

Done at the Council chamber in the city of Fort Wayne Ind on the 24<sup>th</sup> day of February 1920

Attest: I hereby certify that the common council of the city of Fort Wayne Ind at a regular meeting held on the 24<sup>th</sup> day of Feb 1920 by a majority vote of all the Members did pass the ordinance herunto attached and known as General Ordinance No 933

Charles Knig President

Presented to the Mayor for approval on the 1<sup>st</sup> day of March 1920

Wm J. Jeffries city clerk

approved this 2<sup>d</sup> day of March 1920

W. Herman Leitchell  
Mayor

General Ordinance no 934

This ordinance approving and ratifying a contract entered into by and between the City of Fort Wayne Indiana and the Detroit Stoker Company for two Detroit Stokers. Whereas on the 26<sup>th</sup> day of January, 1920 the City of Fort Wayne entered into a contract with the Detroit Stoker Company for the delivery and installation of two Detroit Stokers for the Municipal Electric Light and Power Plant of said City which contract is in the following words:

THIS AGREEMENT made this 26th day of January, 1920, by and between the City of Fort Wayne, Indiana, by and through its board of public works, and the Detroit Stoker Company, a corporation, having its principal place of business in the City of Detroit, Michigan, WITNESSETH

That the said Detroit Stoker Company for and in consideration of the sum of six thousand three hundred and forty-four (\$6,344.00) dollars, to be paid it by said City as hereinafter provided, hereby agrees to furnish, deliver and install at the power house of the municipal electric light and power plant of said City for its new Babcock & Wilcox water tube boiler two (2) Detroit Stokers, together with the appurtenances and equipment, in all things in accordance with the proposal and specifications thereof of said company, dated January 14, 1920, a copy whereof is hereto attached and made a part hereof.

Shipment of said stokers to be made on or before sixty (60) days from date hereof and the said stokers to be installed complete ready for use within thirty (30) days after the said Babcock & Wilcox water tube boiler is ready for the installation of said stokers, unless delay is caused by delay of City in erecting boiler work.

The said company further agrees to furnish its own erecting engineer for installation of said stokers. It is further expressly agreed that the Detroit First Suspended Arch is to be installed in place of Radial Suspended Arch.

Said City of Fort Wayne expressly agrees to pay one-half (1/2) of said amount on receipt of bill of lading covering the shipment of said stokers and one-fourth (1/4) of said amount thirty (30) days thereafter and the balance in sixty (60) days thereafter after the completion and acceptance of said stokers and the installation thereof, by said board of public works.

WITNESSE the hands and seals of said parties the day and year first above written.

CITY OF FORT WAYNE, INDIANA.

(Signed) By J. O. BROWN  
A. T. ANDERSON,  
C. L. BAIRD  
Its Board of Public Works

Attest: D. C. SALVEY, Secy.  
DETROIT STOKER COMPANY.  
By F. WILLIAMS.

Approved  
DETROIT STOKER COMPANY.  
W. H. RHEA, Treas.

Section 1. Be it ordained by the common council of the City of Fort Wayne, Indiana, that the contract heretofore entered into by and between the City of Fort Wayne, Indiana, and the Detroit Stoker Company, on the 26th day of January, 1920, as more fully set out in the preamble hereto, be in all things confirmed and approved.

Sec. 2. That this ordinance be in full force and take effect from and after its passage and approval by the mayor.  
A. O. FAPE

Done at the Council Chamber in the City of Fort Wayne Ind on the 24<sup>th</sup> day of February 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 24<sup>th</sup> day of February 1920 by a majority vote of all the members thereof passed the ordinance herewith attached and known as General Ordinance No 934

Charles King  
President

Wm. J. Jufferies  
City Clerk

Presented to the Mayor for approval on the 22<sup>nd</sup> day of March 1920

Wm. J. Jufferies  
City Clerk

approved this 2<sup>d</sup> day of March 1920

W. Sherman Gantshall  
Mayor



General Ordinance no 935

General Ordinance

An ordinance authorizing the sale of certain real estate held by the city of Fort Wayne and the expenditure of the proceeds thereof by the Board of Managers of the Allen County Victory Hall.

Whereas in pursuance of an act of the General Assembly of the state of Indiana being Chapter 12 of the acts of 1915 the city of Fort Wayne heretofore issued and sold \$225,000 of bonds of said city to purchase a site for and to build an auditorium and out of the proceeds of the sale of said bonds purchased at the price of \$35,000 as a site for said auditorium the north one hundred and sixty (160) feet of the west two hundred and seventeen (317) feet of the tract of land in said city bounded by Lewis, Barr, Montgomery and Clinton streets except an easement in the south ten (10) feet thereof as described in the deed conveying said land to said city; which said real estate is still owned by said city; and

Whereas said auditorium has not yet been built and the city still holds expended the balance of the proceeds of the sale of said bonds "to-wit" the sum of \$185,557.50; and

Whereas the General Assembly of the state of Indiana at its general session of 1919 enacted a law approved March 10, 1919 being Chapter 55 of the acts of 1919 authorizing the construction by the County of Allen of an auditorium or victory Hall as an acquisition of the said County including said city of Fort Wayne, and by said law provided for the placing of the management of such auditorium or victory Hall when so constructed, in a board to be known as the board of Managers of the Allen County Victory Hall and said law further provided that the city of Fort Wayne which is a city located in the County of Allen, should have the right and power and by and through its common council upon recommendation of the Mayor and City Controller of said city to authorize the expenditure from the proceeds of the sale of said bonds, and any money procured from the sale of real estate which had been purchased from the proceeds of the sale of such bonds, to assist in the construction of any such county auditorium or victory Hall constructed under the provisions of said act of the General Assembly said money to be expended as regulated by said board of Managers, and.

Whereas said board of Managers of said Allen County auditorium or victory Hall has been organized and has on file in its office petitions signed by at least five freeholders of each of the townships in the County of Allen and a similar petition signed by more than five freeholders of the city of Fort Wayne calling for and requesting the adoption of a resolution for the construction of a victory Hall in Allen County pursuant to said law so enacted by said General Assembly, and



Whereas said board of Managers by virtue of petitions and in compliance with the same and by virtue of and under said law heretofore duly adopted a resolution, calling for the construction of a Victory Hall in said county, which resolution was on the 27<sup>th</sup> day of January 1920 duly confirmed by said board of Managers, and

Whereas it is provided in said law that such city should become the owner of such portion of said Victory Hall and real estate upon which the same may be situated, as the amount so expended by said city bears to the total cost thereof, and

Whereas it was the desire of the voters of this city, as expressed by their vote authorizing the issuance of said bonds that this city construct or participate in the construction of an auditorium and that said monies so raised be used for said purpose and it is now apparent that the construction of such Victory Hall by said County will serve all the needs of both said County, and said city and the construction of another or second auditorium of said city by the said city would be a useless expenditure of money and a needless extravagance and, Whereas both the Mayor and controller of said city have recommended that such city be so authorized to expend said money now in its possession from the sale of said bonds to aid, assist in the construction of said Victory Hall, now

Therefore  
Section 1. Be it ordained by the Common Council of the city of Fort Wayne Indiana that the Mayor and board of Public Works be and they are hereby authorized and directed to sell said real estate, to the School city of Fort Wayne provided said School City will pay the value at which it may be appraised. The said land to be sold and conveyed as other lands of the city are sold after the same has been appraised according to law the proceeds of said sale to be and remain a part of the fund created by the sale of said \$225,000 of bonds and expended as the rest of said fund is authorized to be expended by said law of 1919 and by ordinance of this Council.

Section 2. That this ordinance shall be in full force and take effect from and after its passage and approval by the Mayor.

Done at the Council chamber in the city of Fort Wayne this 9<sup>th</sup> day of March 1920 Charles King

We hereby certify that the Common Council of the city of Fort Wayne did at a regular meeting held on the 9<sup>th</sup> day of March 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 935

Charles King President

Wm J. Jeffries City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of March 1920  
Wm J. Jeffries City Clerk

Approved this 15<sup>th</sup> day of March 1920

W. Sherman Easthall  
Mayor

General Ordinance no 936

An ordinance fixing the compensation of the Superintendent and assistant Superintendent of Streets

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the street Superintendent shall ~~from~~ and after February 1. 1920 receive a salary at the rate of One Hundred Eighty-five (\$185.00) dollars per month

Section 2. That the assistant street superintendent shall from and after February 1-1920 receive a salary at the rate of One hundred fifty (\$150.00) dollars per month.

Section 3 That all ordinances and parts of ordinances in conflict herewith are hereby repealed

Section 4 That this ordinance be in full force and effect from and after its passage and approval by the Mayor

Done at the council chamber in the City of Fort Wayne this 9<sup>th</sup> day of March 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 9<sup>th</sup> day of March 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 936

Charles King  
President

Wm J. Jeffers  
City Clerk

presented to the Mayor for approval on the 15<sup>th</sup> day of March 1920

Wm J. Jeffers City Clerk  
approved this 15<sup>th</sup> day of March 1920

W. Shuman  
Mayor

# General Ordinance no 937

An ordinance authorizing the Board of Public works to Sell Certain personal Property

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public Works be and is hereby authorized to sell two (2) Ford Trucks now used in the Water works Department after having the same appraised as provided by law.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Charles King

Done at the Council Chamber in the City of Fort Wayne Ind  
This 23<sup>d</sup> day of March 1920.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 23<sup>d</sup> day of March 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 937.

Charles King

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 29<sup>th</sup> day of March 1920

Wm J. Jefferies City Clerk

approved this 30<sup>th</sup> day of March 1920

W. Sherman Litchell  
Mayor.

General Ordinance no 938

An ordinance ratifying and approving a contract entered into March 9-1920 by and between the Shryock Auto Company and the City of Fort Wayne.

Whereas on the 9<sup>th</sup> day of March 1920 the City of Fort Wayne, Indiana by and through its Board of Public Safety entered into a contract with the Shryock Auto Company of Fort Wayne for the purchase of an automobile which contract is in the following words

This agreement made this 9<sup>th</sup> day of March 1920 by and between Shryock Auto Company a corporation of Fort Wayne Indiana first party, and the City of Fort Wayne second party by and through its Board of Public Safety. Witnesseth That said Company for and in consideration of the sum of Fifteen Hundred (\$1500.00) dollars to be paid to it by said City in cash on delivery to and acceptance by said Board of the article hereby contracted for, hereby agrees to furnish and deliver to said City within five (5) days from date hereof at said City one Buick "K"-6-45-5 passenger Type automobile, of the current model, demonstrated car slightly used.

The said City of Fort Wayne expressly agrees to pay said sum of \$1500. to said Company on the delivery to and acceptance by said Board of said car.

Witness the hands and seals of said parties this day and year first above written.

Shryock Auto Company  
B. W. Shryock Secy & Treas  
The City of Fort Wayne  
By B. F. Sawyer Philip Koehlinger  
W. G. Rudman  
Board of Public Safety,

Section 1. Be it ordained by the Common Council of the City of Fort Wayne that the contract heretofore on March 9-1920 entered into by and between the Shryock Auto Company and the City of Fort Wayne by and through its Board of Public Safety as fully set out in the preamble hereto be and the same is in all things ratified and approved

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Done at the Council Chamber in the City of Fort Wayne this 23<sup>rd</sup> day of March 1920

We hereby certify that the Common Council of the City of Fort Wayne at a regular meeting held on the 23<sup>rd</sup> day of March 1920 by a majority vote of all the members elected did pass the ordinance herunto attached and known as General Ordinance No 938

Charles King President

Presented to the Mayor for approval on the 25<sup>th</sup> day of Mar 1920

Approved this 30<sup>th</sup> day of March 1920

W Sherman Lentshall  
Mayor



# General Ordinance No 939.

An ordinance ratifying and approving three contracts entered into by and between the American LaFrance Fire Engine Company Inc. and the City of Fort Wayne for the furnishing of apparatus for the Fire Department:

Whereas on the 1<sup>st</sup> day of April 1920 the City of Fort Wayne Indiana by and through its Board of Public Safety entered into three <sup>several</sup> contracts with the American LaFrance Fire Engine Company Inc. a Corporation having its principal office at Elmira, New York for the furnishing to said City for the Fire Department, six (6) Type 40 Combination Chemical Engine and Hose Motor Cars. and of four (4) Type 10, 600 gallon capacity Combination Pumping and Hose Motor Cars, and of two (2) Type 75, 750 gallon capacity Combination Pumping and Hose Motor Cars, which said contracts are in words and figures as follows:

to-wit:

All agreements are contingent upon delays resulting from all causes beyond our control.

## CONTRACT NO. 1.

This agreement, made by and between the American LaFrance Fire Engine Co. Inc. party of the first part, hereinafter called the company, and the City of Fort Wayne, Ind. party of the second part, hereinafter called the buyer.

Witnesseth, that the company agrees to sell upon the conditions which are below written the apparatus and equipment hereinafter described, six (6) Type 40 combination chemical engines and hose motor cars, all of which are to be in accordance with the specifications and guarantees attached, and which are made a part of this agreement and contract.

Delivery to be made on cars at Fort Wayne, Ind. and shipment to be made within ninety working days after receipt and approval of this contract duly executed, or as soon thereafter as is consistent with good workmanship and proper painting.

The buyer agrees to purchase and pay for the aforesaid property, delivered as aforesaid, the sum of forty-four thousand three hundred and ninety dollars (\$44,390.00), to be paid to the American LaFrance Fire Engine Co. Inc. or its authorized agent in the manner stated below. No payments to be made to agents except on presentation in writing of an express power of attorney to accept payment.

Terms of payment to be forty-four thousand three hundred and ninety dollars in cash within fifteen (15) days after delivery and acceptance of the apparatus and equipment, with interest at the rate of six per cent. per annum from said date, and acceptable notes or warrants for the remainder to be made payable as follows:

If it is unable to dispose of bonds, the American LaFrance Co. has agreed to accept Fort Wayne city bonds to the extent of the foregoing amount, in accordance with its written contract thereto. Said notes or warrants to have written on same the dates on which they are to be paid, and also that they bear interest at the rate of six per cent. per annum from the date of delivery and acceptance of apparatus and equipment until paid.

All contracts are taken subject to the written acceptance of the company and when requested by the company the buyer is to furnish the company a satisfactory opinion of the city or town attorney as to the power of the municipality to make the contract, and also that the notes or warrants, if any, to be given in payment for any part of the above named purchase price, are valid legal and enforceable obligations of the municipality.

And it is further mutually agreed and understood that the company shall remain the owner and retain the title to the property above described until the whole amount of the purchase price thereof and any obligation or obligations, security or securities, given therefor, are actually paid; and that in case of any attempt by the buyer to sell, encumber, conceal, remove, or dispose of any of said property before the same shall be fully paid for, said company may resume possession and control of said property, and for that purpose may enter any buildings or places where the same or any part thereof may be, and all payments which shall have been made upon or by reason of this contract shall be applied as, and shall be in full for, the rent and use of said property up to the date of such taking.

If this contract covers more than one piece of apparatus, it is agreed by the parties hereto, that the party of the second part shall pay for each piece in accordance with the terms of payment herein stated and when each piece is delivered and accepted.

Witness our hands and official seals this 1<sup>st</sup> day of April, 1920.

AMERICAN-LAFRANCE FIRE ENGINE CO. INC.  
Party of the first part.

W. H. DETCH.  
CITY OF FORT WAYNE, IND.  
By B. F. SARVER,  
PHILIP KOHLINGER,  
W. G. BEIDELMAN,  
Board of Public Safety.  
Party of the second part.

All agreements are contingent upon delays resulting from all causes beyond our control.

## CONTRACT NO. 2.

This agreement, made by and between the American LaFrance Fire Engine Co. Inc. party of the first part, hereinafter called the company, and the City of Fort Wayne, Ind. party of the second part, hereinafter called the buyer.

Witnesseth, that the company agrees to sell upon the conditions which are below written the apparatus and equipment hereinafter described, four (4) Type 10 600-gallon capacity combination pumping and hose motor cars, all of which are to be in accordance with the specifications and guarantees attached, and which are made a part of this agreement and contract.

Delivery to be made on cars at Fort Wayne, Ind. and shipment to be made within ninety working days after receipt and approval of this contract duly executed, or as soon thereafter as is consistent with good workmanship and proper painting.

The buyer agrees to purchase and pay for the aforesaid property, delivered as aforesaid, the sum of thirty-nine thousand nine hundred ninety dollars (\$39,990.00) to be paid to the American LaFrance Fire Engine Co. Inc. or its authorized agent in the manner stated below. No payments to be made to agents except on presentation in writing of an express power of attorney to accept payment.

Terms of payment to be thirty-nine thousand nine hundred ninety dollars in cash within fifteen (15) days after delivery and acceptance of the apparatus and equipment, with interest at the rate of six per cent. per annum from said date, and acceptable notes or warrants for the remainder to be made payable as follows:

If it is unable to dispose of bonds, the American LaFrance Co. has agreed to accept Fort Wayne city bonds to the extent of the foregoing amount, in accordance with its written contract thereto. Said notes or warrants to have written on same the dates on which they are to be paid, and also that they bear interest at the rate of six per cent. per annum from the date of delivery and acceptance of apparatus and equipment until paid.

All contracts are taken subject to the written acceptance of the company and when requested by the company the buyer is to furnish the company a satisfactory opinion of the city or town attorney as to the power of the municipality to make the contract, and also that the notes or warrants, if any, to be given in payment for any part of the above named purchase price, are valid legal and enforceable obligations of the municipality.

And it is further mutually agreed and understood that the company shall remain the owner and retain the title to the property above described until the whole amount of the purchase price thereof and any obligation or obligations, security or securities, given therefor, are actually paid; and that in case of any attempt by the buyer to sell, encumber, conceal, remove, or dispose of any of said property before the same shall be fully paid for, said company may resume possession and control of said property, and for that purpose may enter any buildings or places where the same or any part thereof may be, and all payments which shall have been made upon or by reason of this contract shall be applied as, and shall be in full for, the rent and use of said property up to the date of such taking.

If this contract covers more than one piece of apparatus, it is agreed by the parties hereto, that the party of the second part shall pay for each piece in accordance with the terms of payment herein stated and when each piece is delivered and accepted.

Witness our hands and official seals this 1<sup>st</sup> day of April, 1920.

AMERICAN-LAFRANCE FIRE ENGINE CO. INC.  
Party of the first part.

W. H. DETCH.  
CITY OF FORT WAYNE, IND.  
By B. F. SARVER,  
PHILIP KOHLINGER,  
W. G. BEIDELMAN,  
Board of Public Safety.  
Party of the second part.

All agreements are contingent upon delays resulting from all causes beyond our control.

## CONTRACT NO. 3.

This agreement, made by and between the American LaFrance Fire Engine Co. Inc. party of the first part, hereinafter called the company, and the City of Fort Wayne, Ind. party of the second part, hereinafter called the buyer.

Witnesseth, that the company agrees to sell upon the conditions which are below written the apparatus and equipment hereinafter described, two (2) Type 75 750-gallon capacity combination pumping and hose motor cars, all of which are to be in accordance with the specifications and guarantees attached, and which are made a part of this agreement and contract.

Delivery to be made on cars at Fort Wayne, Ind. and shipment to be made within ninety working days after receipt and approval of this contract duly executed, or as soon thereafter as is consistent with good workmanship and proper painting.

The buyer agrees to purchase and pay for the aforesaid property, delivered as aforesaid, the sum of twenty-two thousand three hundred and twenty dollars (\$22,300.00) to be paid to the American LaFrance Fire Engine Co. Inc. or its authorized agent in the manner stated below. No payments to be made to agents except on presentation in writing of an express power of attorney to accept payment.

Terms of payment to be twenty-two thousand three hundred and twenty dollars in cash within fifteen (15) days after delivery and acceptance of the apparatus and equipment, with interest at the rate of six per cent. per annum from said date, and acceptable notes or warrants for the remainder to be made payable as follows:

If it is unable to dispose of bonds, the American LaFrance Co. has agreed to accept Fort Wayne city bonds to the extent of the foregoing amount, in accordance with its written contract thereto. Said notes or warrants to have written on same the dates on which they are to be paid, and also that they bear interest at the rate of six per cent. per annum from the date of delivery and acceptance of apparatus and equipment until paid.

All contracts are taken subject to the written acceptance of the company and when requested by the company the buyer is to furnish the company a satisfactory opinion of the city or town attorney as to the power of the municipality to make the contract, and also that the notes or warrants, if any, to be given in payment for any part of the above named purchase price, are valid legal and enforceable obligations of the municipality.

And it is further mutually agreed and understood that the company shall remain the owner and retain the title to the property above described until the whole amount of the purchase price thereof and any obligation or obligations, security or securities, given therefor, are actually paid; and that in case of any attempt by the buyer to sell, encumber, conceal, remove, or dispose of any of said property before the same shall be fully paid for, said company may resume possession and control of said property, and for that purpose may enter any buildings or places where the same or any part thereof may be, and all payments which shall have been made upon or by reason of this contract shall be applied as, and shall be in full for, the rent and use of said property up to the date of such taking.

If this contract covers more than one piece of apparatus, it is agreed by the parties hereto, that the party of the second part shall pay for each piece in accordance with the terms of payment herein stated and when each piece is delivered and accepted.

Witness our hands and official seals this 1<sup>st</sup> day of April, 1920.

AMERICAN-LAFRANCE FIRE ENGINE CO. INC.  
Party of the first part.

W. H. DETCH.  
CITY OF FORT WAYNE, IND.  
By B. F. SARVER,  
PHILIP KOHLINGER,  
W. G. BEIDELMAN,  
Board of Public Safety.  
Party of the second part.

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Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana That the three several contracts heretofore to wit on April 1. 1920 entered into by and between the City of Fort Wayne by and through its Board of Public Safety and the American LaFrance Fire Engine Co Inc as the same are each fully set out in the preamble here-to be and the same are each hereby in all things ratified and approved.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

John Jacob

F. W. King

E. M. Buchanan

Jacob Bell

E. M. McIntosh

Done at the Council Chamber in the City of Fort Wayne Indiana this 15<sup>th</sup> day of April 1920

We hereby certify that the common council of the City of Fort Wayne Ind at a regular meeting held on the 13<sup>th</sup> day of April 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 939

Charles King

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 20<sup>th</sup> day of April 1920

Wm J. Jefferies City Clerk

Approved this 20<sup>th</sup> day of April 1920

W. Sherman

Mayor

General Ordinance No 940

An ordinance fixing the salary of the Marketmaster  
and the City Weighmaster

Section 1 Be it ordained by the Common Council of  
the City of Fort Wayne Ind that the Marketmaster shall  
receive a salary at the rate of Fifty-five (\$55.00) dollars  
per month beginning April 1<sup>st</sup> 1920. the Weighmaster shall  
receive a salary at the rate of Ninety (\$90.00) dollars per  
month beginning April 1-1920.

Section 2 that this ordinance be in full force and take  
effect on and after its passage and approval by the Mayor.

Fred L. C. Wabunburg.

Done at the Council Chamber in the City of Fort Wayne  
Indiana this 13<sup>th</sup> day of April 1920.

At hereby certify that the Common Council of the City of  
Fort Wayne Indiana at a regular meeting held on the 13<sup>th</sup>  
day of April 1920 by a Majority vote of all the members  
did pass the ordinance herunto attached and known  
as General Ordinance No 940

Charles King

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval and the 20<sup>th</sup>  
day of April 1920

Wm J. Jefferies City Clerk

approved this 20<sup>th</sup> day of April 1920

W Sherman Leitchall  
Mayor

General Ordinance No 941

An ordinance authorizing the purchase of two certain tracts of real estate by the Board of Public works of the City of Fort Wayne Indiana

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public works of said City be and it is hereby authorized and directed to purchase or land for the sum of \$17,700 two certain tracts of real estate in Allen County, Indiana for approaches to the new West main Street bridge said tracts being described as follows, to-wit: Tract no 1 Lot numbered One (1) in L. F. Lewis subdivision of lots 1, 2, 3, 4, 5 and 6 in Offs Second addition to said City of Fort Wayne according to the recorded plat thereof, subject to taxes for the year 1920 at and for the price of \$17,700. Tract no 2 Lots numbered one (1) and two (2) in Rockhills Second addition to said City of Fort Wayne according to the recorded plat thereof and the space east of said lot one fronting on Main Street in said City at and for the price of \$10,000. The said \$17,700 to be paid out of the General fund.

Section 2 That this ordinance be in full force and effect on and after its passage and approval by the Mayor

Fred L. B. Wehrburg

Come at the Council Chamber in the City of Fort Wayne Ind this 27<sup>th</sup> day of April 1920

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 27<sup>th</sup> day of April 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 941

Charles King

President

Wm. J. Jagger

City Clerk

Presented to the Mayor for approval on the 1<sup>st</sup> day of May 1920

Wm. J. Jagger

approved this 1<sup>st</sup> day of May 1920

W. J. Jagger  
Mayor



General Ordinance no 942.

All ordinance prohibiting the opening or using of  
any fire Hydrant.  
Section 1 Be it ordained by the Common Council of the City of  
Fort Wayne Indiana that it shall be unlawful for any  
person firm or corporation other than members of the fire  
department of said city or other organized fire fighting  
force in said city for the purpose of fighting fire  
to turn on open or use any fire hydrant maintained by  
the City of Fort Wayne: provided however it shall be  
unlawful for members of the Street Department to use said  
hydrant after first getting a permit from the Water Works  
Department so to do which permit shall state the location  
and the date on which any such hydrant may be so used.  
Section 2. Any person firm or corporation violating the provisions  
of this ordinance shall be fined in any sum not to exceed  
One Hundred (\$100.00) dollars.  
Section 3 That this ordinance shall be in full force and  
take effect from and after its passage approval by the  
Mayor and Legal publication.

Richard Crosby  
Done at the Council Chamber in the City of Fort Wayne Ind  
This 27th day of April

We hereby certify that the Common Council of the City of Fort  
Wayne Indiana at a regular meeting held on the 27th day  
of April 1920 by a majority vote of all the members thereof  
did pass the Ordinance hereto attached and known  
as General Ordinance no 942

Charles King

President

Wm J. Jafferis

Presented to the Mayor for approval on the 1st day  
of May 1920

Wm J. Jafferis City Clerk

Approved this 1st day of May 1920

W. W. Sherman, Auditor

-10-

General Ordinance 943

An ordinance amending Section 2 of General Ordinance 928 entitled An ordinance authorizing the borrowing of Sixty-eight thousand (\$68,000) dollars and the issue and sale of bonds therefor for river improvement and flood prevention passed January 27-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that Section 2 of the above entitled ordinance be amended to read as follows:

Section 2. That in order to procure said loan, that the bonds of said City be issued to the amount of Sixty-eight thousand (\$68,000) dollars in denominations and of the par value of one thousand (\$1,000) dollars each all of said bonds to be dated June 1<sup>st</sup> 1920 and to bear interest from date thereof at the rate of five (5%) per cent. per annum payable semi annually and evidenced by a coupon for each six months interest bearing the lithographed facsimile signatures of the Mayor and Controller of said City and all of said bonds to be signed by the Mayor and countersigned by the Controller of said City and sealed with the seal of said City and to be designated as Series "L" and to be numbered consecutively from one to Sixty-eight inclusive and to be designated "River Improvement and Flood Prevention Bonds" and all of said bonds and coupons to be payable at the Office of the Old National Bank in said City.

Seventeen (17) of said Bonds of the par value of Seventeen thousand (\$17,000) dollars to be due and payable on June 1<sup>st</sup> 1925 and a like number and amount of bonds to be due and payable on June 1<sup>st</sup> 1930 on June 1<sup>st</sup> 1935 and on June 1<sup>st</sup> 1940 respectively.

The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller of said City.

Section 2. That this ordinance shall be in full force and take effect from and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne Ind this 27<sup>th</sup> day of April 1920

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 27<sup>th</sup> day of April 1920 by a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 9.

Charles King  
President

W. S. Jeffries  
City Clerk

Presented to the Mayor for approval on the 1<sup>st</sup> day of May 1920

W. S. Jeffries  
City Clerk

Approved this 1<sup>st</sup> day of May 1920

W. Sherman Litchell  
Mayor

General Ordinance no 944

An ordinance amending section 2, of General Ordinance No 930 entitled: An ordinance authorizing the borrowing of Seventy six Thousand (\$76,000) dollars and the issue and sale of Bonds therefor for the paving of Street intersections, as amended January 27-1920." passed January 27-1920.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 2 of the above entitled ordinance be amended to read as follows.

Section 2 That in order to procure said loan that the bonds of said City be issued to the amount of Seventy-six thousand (\$76,000) dollars in denomination and of the par value of one thousand (\$1,000) dollars each, all of said bonds to be dated June 1<sup>st</sup> 1920 and to bear interest from date thereof at the rate of five (5%) per cent per annum, payable Semi-annually and evidenced by a coupon for each six months interest bearing the lithograph fac simile signature of the Mayor and controller of said City and all of said bonds to be signed by the Mayor and countersigned by the controller of said City and sealed with the seal of said City and to be designated as Series K and to be numbered consecutively from one to Seventy-six inclusive; and to be designated "Street paving bonds" and all of said bonds and coupons to be payable at the Office of the Lincoln National bank of Fort Wayne.

Thirty-eight (38) of said bonds of the par value of thirty eight thousand (\$38,000) dollars to be due and payable on June 1<sup>st</sup> 1925, and like number and amount of said bonds to be due and payable on June 1<sup>st</sup> 1930.

The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Charles King

Done at the council chamber in the City of Fort Wayne Ind  
this 27<sup>th</sup> day of April 1920

We hereby certify that the common council of the City of Fort Wayne met at a regular meeting held on the 27<sup>th</sup> day of April 1920 by a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 944

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 1<sup>st</sup> day of May 1920

Wm. J. Jeffries City Clerk

Approved this 1<sup>st</sup> day of May 1920

W. Sherman Cuthall  
Mayor



General Ordinance No 945

An ordinance relating to nuisances and regulating the construction and location of buildings to be used for handling or storage of hides and regulating the manner of conducting said business in such buildings, as amended May 11-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne that it shall be deemed a nuisance and it shall be unlawful for any person, firm or corporation to engage in the business of handling, storing, curing, receiving or delivering of raw or green hides, furs or pelts, or partly cured hides, furs or pelts within the corporate limits of the City of Fort Wayne in any building unless said building is provided with cement or other properly constructed water proofed Sanitary floors and walls and unless such building shall have sanitary drainage to carry off offensive liquids and is equipped with an effective ventilating system so designed and operated as to carry off or otherwise dispose of all noxious odors without offense to inhabitants of said City, which said drainage and ventilating system and the construction and water-proofing of said floors and walls and the plans for said building shall be first approved by the Board of Health and building inspector before being used in any such business; Such building shall in no case have any part of said floors or walls of the interior of any room or rooms so used constructed of wood.

Section 2. That it shall be unlawful for any person, firm or corporation to locate, maintain or carry on, or engage in the business of handling, storing, curing, receiving, or delivering of raw or green hides, furs or pelts or partially cured hides, furs or pelts in any building or at any place within the corporate limits of the City of Fort Wayne where seventy-five per cent of the buildings within a radius of Two hundred (200) feet from said building or place are occupied exclusively for residence purposes; provided however that this section shall not apply to any existing business or business establishment while carried on or maintained at the location and in the building or buildings where it was carried on or maintained prior to March 1<sup>st</sup> 1920.

Section 3. That the building in which such business is located maintained or carried on shall be kept at all times in a clean and sanitary condition and any such building shall be inspected by the meat and milk inspector at least once each month.

Section 4. That any person, firm or corporation failing to comply with, or violating any of the provisions of this ordinance shall be fined in any sum not less than Five (\$5.00) dollars nor more than Two Hundred (\$200.00) dollars, and each day continued violation shall be considered a separate offense.

E. M. Buchanan

Done at the Council chamber in the City of



Fort Wayne Indiana this 11<sup>th</sup> day May 1920

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 17<sup>th</sup> day of May 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as

General Ordinance No 945

Charles. King

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 17<sup>th</sup> day of May 1920

Wm J. Jefferies City Clerk

Approved this 18<sup>th</sup> day of May 1920

W. Sherman Leitchall  
Mayor

Amended See page 454

General Ordinance no 946

An ordinance prohibiting the deposit of cinders, ashes or rubbish in the streets, alleys and public places.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that it shall be unlawful for any person, firm or corporation to place any cinders, gravel or any other material, or any ashes or other rubbish or refuse of any kind whatsoever in any street, alley or public place within the corporate limits of the City of Fort Wayne without first obtaining a written permit from the Board of Public Works so to do which permit shall designate the location for any such filling to be made thereunder and any placing of any material under any such permit shall be done under and in conformity with and in accordance with the control and direction of the Street Superintendent.

Section 2<sup>d</sup> Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not exceeding One Hundred (\$100.00) dollars.

Section 3 That this ordinance shall be in full force and take effect from and after its passage, approval by the Mayor and legal publication.

E. M. Buchanan

Done at the Council chamber in the City of Fort Wayne Indiana this 11<sup>th</sup> day of May 1920

We hereby certify that the common council of the City of Fort Wayne Ind at a regular meeting held on the 11<sup>th</sup> day of May 1920 by a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 946

Charles King

President

Wm. J. Jafferis

City Clerk

Presented to the Mayor for approval on the 11<sup>th</sup> day of May 1920

Wm. J. Jafferis City Clerk

Approved this 18<sup>th</sup> day of May 1920

W. J. Jafferis City Clerk

General Ordinance no 947

An ordinance ordering the improvement of Tecumseh Street from the North property line of Cochrane Street to the South property line of Edgewater Ave as amended.

Whereas heretofore to-wit on the 4<sup>th</sup> day of March 1920 the Board of Public Works duly adopted a resolution deeming it necessary to improve Tecumseh Street from the North property line of Cochrane Street to the South property line of Edgewater Avenue as set forth in said resolution according to the plans and specifications therefor on file in the office of the said Board of Public Works, the cost thereof to be assessed upon the real estate abutting on said portion of Tecumseh Street which resolution was duly confirmed by said Board on the 4<sup>th</sup> day of March 1920 And

Whereas on the 14<sup>th</sup> day of March 1920 a Majority in Number of the resident freeholders on said portion of said Tecumseh Street filed with said Board of Public Works a remonstrance signed by them against said improvement Now Therefore Section 1 Be it ordained by the common council of the City of Fort Wayne Indiana a necessity existing therefor that Tecumseh Street from the North property line of Cochrane Street to the South property line of Edgewater Avenue be and the same is hereby ordered improved in accordance with the resolution above referred to and according to the plans and specifications therefor on file in the office of the Board of Public Works and the said Board is hereby authorized and directed to cause said improvement to be made in accordance with said resolution Section 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor and legal publication

Jacob Bill

Done at the council chamber in the City of Fort Wayne Indiana this 11<sup>th</sup> day of May 1920

We hereby certify that the Common Council of the City of Fort Wayne did at a regular meeting held on the 19<sup>th</sup> day of May 1920 by a Majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance no 947

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 17<sup>th</sup> day of May 1920

Wm. J. Jeffries

City Clerk

To the Honorable Common Council

Fort Wayne Indiana

Respectfully

I have not approved General Ordinance No 947 "An ordinance ordering the improvement of Tecumseh Street from the North property line of

11  
Cochrane Street to the South property line of Edgewater Avenue, as amended because of the following facts. The Board of Public works adopted a resolution for the improvement of Tecumseh Street from the North property line of Cochrane Street to the South property line of Columbia Avenue which resolution was duly confirmed by said Board on March 14-1920. Ten days after the day named for the hearing upon the preliminary resolution a majority in number of resident free-holders in said portion of Tecumseh Street had on file with the Board of Public works a remonstrance against said improvement hence the said improvement according to law could not be made unless specifically ordered by an ordinance passed by a two thirds vote of the Common Council. Such an ordinance was introduced in the Common Council on the April 27 1920 but was amended on May 11<sup>th</sup> to provide for the improvement of a different portion of Tecumseh Street than that provided in the resolution adopted by the Board of Public works. Therefore the improvement as ordered by the Board of Public works resolution has not been specifically ordered by an ordinance of the Common Council as the improvement your Honorable body now attempts to order is different from that of the Board of Public works resolution.

Hence as your amendment to the ordinance orders an improvement which your Honorable body has no power to order the ordinance becomes an annulity.

Yours Truly  
W. Sherman Cutshaw  
Mayor



General Ordinance 948

An ordinance amending section 3 of General Ordinance no 928 entitled "an ordinance authorizing the borrowing of \$68,000. and the issue and sale of bonds therefor for river improvement and flood prevention" passed Jan 27-1920

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that section 3 of the above entitled ordinance be amended to read as follows

Section 3. The City Controller shall manage and supervise the preparatory advertisement negotiation and sale of such bonds subject to the terms of this ordinance which sale shall be by sealed bids for all of said bonds or for different parcels thereof and to the highest and best bidder for cash after three weeks notice of such sale shall have been given by three insertions once each week in a newspaper of daily circulation published in said City of Fort Wayne; and upon payment therefor. said bonds shall be delivered to said bidder or bidders, provided however that in the event that any or all of said bonds shall remain unsold with no bids therefor after said sale shall have been advertised as provided for herein and after the day set for said sale that then and in that event said Controller is hereby authorized to sell on popular subscription any of said bonds so remaining unsold at not less than par and accrued interest.

Section 2 That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor

Done at the Council chamber in the City of Fort Wayne Indiana the 25<sup>th</sup> day of May 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 25<sup>th</sup> day of May 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 948

Charles King

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of May 1920

Wm J. Jeffries City Clerk

Approved this 29<sup>th</sup> day of May 1920

W. Sherman Leutschel  
Mayor

General Ordinance no 949

An ordinance amending section 3 General Ordinance no 930 entitled an ordinance authorizing the borrowing of \$76,000 and the issue and sale of bonds therefor for the paving of street intersections as amended Jan 27-1920.  
Passed Jan 27-1920.

Section 1. Be it ordained by the common council of the city of Fort Wayne Ind that section 3 of the above entitled ordinance be amended to read as follows.

Section 3. The city controller shall manage and supervise the preparation, advertisement negotiations and sale of such bonds subject to the terms of this ordinance, which sale shall be by sealed bids for all of said bonds or of different parcels thereof and to the highest and best bidder for cash after three weeks notice of such sale shall have been given by three insertions once each week in a newspaper of daily circulation published in said city of Fort Wayne; and upon payment therefor said bonds shall be delivered to said bidder or bidders; Provided however that in the event that any or all of said bonds shall remain unsold with no bids therefor after said sale shall have been advertised as provided for herein and after the day set for said sale that then and in that event said Controller is hereby authorized to sell on popular subscription any of said bonds so remaining unsold at not less than par and accrued interest.

Section 2. That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Fred H. C. Wehrenburg  
Done at the Council Chamber in the City of Fort Wayne Indiana this 28th day of May 1920.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 25th day of May 1920, by a majority vote of all the members elect, did pass the ordinance herunto attached and known as General Ordinance no 949.

Charles King

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 28th day of May 1920

Wm J. Jefferies City Clerk

Approved this 29th day of May 1920

W. Sherman Cutshall  
Mayor

General Ordinance no 950

An ordinance authorizing the purchase of two certain Tracts of real estate by the Board of Park Commissioners of the City of Fort Wayne

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the Board of Park Commissioners of said City be and it is hereby authorized and directed to purchase at and for the sum of \$24,000. two tracts of real estate in Allen County Indiana described as follows "Town" Tract no 1 all the land lying east of Lelay Street South of Columbia Street North of the right of way of the New York Chicago and St Louis Railway Company and West of the Marquette river being more particularly described in a certain deed made on the 11<sup>th</sup> day of Dec 1871 by Henry D. White to Christian Schaffer recorded in deed record 55 page 162 in the records of the Recorder's office of said Allen County except a rectangular tract at the corner of Lelay and Columbia fronting sixty feet on Columbia and seventy five feet on Lelay street heretofore sold to the Standard Oil Co all of said real estate being located in the City of Fort Wayne at and for the price to be paid by said City of \$19,000.

Tract no 2 The east 30 feet of lot 3 and all of lot 4, 10, 11 and "B" in D. N. Foster's three river industrial addition in the said City of Fort Wayne at and for the price of \$5,000.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Done at the Council Chamber in the City of Fort Wayne this the 8<sup>th</sup> day of June 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 8<sup>th</sup> day of June 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 950

Charles King

President

Wm J. Jufferies

City Clerk

Presented to the Mayor for approval on the 12<sup>th</sup> day of June 1920

Wm J. Jufferies City Clerk

approved this 14 day of June 1920

W. Sherman Cutshall  
Mayor





General Ordinance No 952

An ordinance authorizing the borrowing of \$52,500 and the issue and sale of bonds therefor for the purchase of real estate by said City

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that said City borrow the sum of Fifty-two Thousand Five hundred (\$52,500) dollars for the purchasing of two tracts of real estate on the North and South Side of Columbia Street along the west bank of the Maumee and St. Marys rivers in said City said tracts being more specifically described in General Ordinance No 950 of said City, authorizing the purchase of said tracts at and for the price of \$24,500; and for the purpose of purchasing certain tracts and parcels of real estate needed for approaches to new bridges and for flood prevention in said City the said tracts and parcels of real estate being specifically described in General Ordinance No 951 of said City, authorizing the purchase of said land at and for the price of \$28,500.

Section 2. That in order to procure said loan that the bonds of said City be issued to the amount of Fifty-two Thousand Five hundred (\$52,500) dollars: 26 of said bonds to be of the par value of One thousand (\$1,000) dollars each and 53 of said bonds to be of the par value of Five hundred (\$500) dollars each all of said bonds to be dated Sept 1<sup>st</sup> 1920, and to bear interest from date thereof at the rate of 6% per annum payable semi-annually and evidenced by a coupon for each six months the interest bearing the lithographed fac simile signature of the Mayor and Controller of said City, and all of said bonds to be signed by the Mayor and countersigned by the Controller of said City and sealed with the seal of said City to be designated as Series — and to be numbered consecutively from 1 to 79 inclusive, and to be designated "Real Estate Purchase Bonds" and to be due and payable in twenty (20) years after date thereof; all of said bonds and coupons to be payable at the office of the First and Hamilton National Bank of Fort Wayne; The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller.

Section 3. The City Controller shall manage and supervise the preparation, advertisement, negotiation and sale of such bonds subject to the terms of this ordinance which sale shall be by sealed bids for all of said bonds or for different parcels thereof and to the <sup>highest</sup> ~~best~~ and bidder for cash after three weeks notice of such sale shall have been given by three insertions once each week in a newspaper of daily circulation published in said City of Fort Wayne; and upon payment therefor said bonds shall be delivered to said bidder or bidders.

Provided however that in the event that any or all of said bonds remain unsold with no bids therefor after said sale shall have been advertised as provided for herein that then and in that event said Controller is hereby authorized to sell on popular subscription any of said bonds so remaining unsold at not less than par and accrued interest.

Section 4 The expense of the issue sale and delivery of the bonds herein provided for shall be paid out of the proceeds derived from any sale or sales of such bonds and the city controller is hereby authorized to draw all proper and necessary warrants and do whatever act may be necessary to carry out the provisions of this ordinance.

Section 5. That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Harry M. McMullen  
Done at the Council chamber in the City of Fort Wayne  
Indiana this 6<sup>th</sup> day of June 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 6<sup>th</sup> day of June 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 957

Charles King

President

Wm. J. Joffe

City Clerk

Presented to the Mayor for approval on the 12<sup>th</sup> day of June 1920

Wm. J. Joffe City Clerk

Approved this 14 day of June 1920

W. Sherman Leitchall  
Mayor

General Ordinance No 953

An ordinance requiring the New York, Chicago & St. Louis Railroad Company to erect and maintain safety gates at the crossing of its right of way with Clinton Street, within the corporate limits of the City of Fort Wayne.

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the New York, Chicago and St. Louis Rail Road Company be and it is hereby required to erect and maintain safety gates on each side of its tracks at the crossing of its right of way with Clinton Street within the corporate limits of the City of Fort Wayne.

Section 2. That said Company be required to cause such gates to be operated be reliable and competent men when erected for the entire 24 hours of each day.

Section 3. Said Company failing to erect or maintain or to operate said safety gates at the said crossing as herein provided shall be fined in the sum of Ten dollars and every day the said crossing is allowed to remain without safety gates shall be deemed a separate offense and every day or part of a day the said crossing is allowed to remain without a man to care for said safety gates as and at the times herein provided for, shall be deemed a separate offense provided however that sixty days time from passage of this ordinance shall be given to the said New York Chicago & St. Louis Rail Road Company in which to erect the said gates herein provided for.

Section 4 This ordinance to be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

Done at the Council Chamber in the City of Fort Wayne Indiana this 8<sup>th</sup> day of June 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 8<sup>th</sup> day of June 1920 By a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 953

Charles King  
President

Wm J. Jefferies  
City Clerk

Presented to the Mayor for approval on the 12<sup>th</sup> day of June 1920

Wm J. Jefferies City Clerk

Approved this 14 day of June 1920

W. Sherman Boutwell  
Mayor

General Ordinance no 954

an ordinance authorizing the Board of Public Safety to sell certain personal property

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that the Board of Public Safety be and it is hereby authorized to sell the following described personal property formerly used by the Fire Department to wit: 26 horses

6. Steamers and 7 horse wagons the same to be sold after all said property has been appraised as provided by law at public or private sale, as said Board may decide, for not less than the appraised value.

Section 2. That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor.

Harry M. McMillen

Done at the Council Chamber in the City of Fort Wayne Indiana this 8<sup>th</sup> day of June 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 8<sup>th</sup> day of June 1920 by a majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance no 954

Charles King.

President

Wm. J. Jaffries

City Clerk

Presented to the Mayor for approval on the 12<sup>th</sup> day of June 1920

Wm. J. Jaffries

City Clerk

Approved this 14<sup>th</sup> day of June 1920

W. Sherman Cutshall  
Mayor



## General Ordinance 955

An ordinance authorizing the sale of a house by the Board of Public Works

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that the Board of Public Works of the city of Fort Wayne be and it is hereby authorized to sell a house now located on lot numbered one (1) in L. F. Leudis Subdivision of lots numbered 1, 2, 3, 4, 5, and 6 of Offs Mill addition to the city of Fort Wayne as other personal property is sold after said house shall have been appraised as provided by law, at public or private sale as said Board may decide for not less than the appraised value thereof.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.  
Fred D. C. Wahnburg.

Done at the Council Chamber in the City of Fort Wayne Indiana at a regular meeting held on the 8<sup>th</sup> day of June 1920

We hereby certify that the common Council of the City of Fort Wayne Indiana at a regular meeting held on the 8<sup>th</sup> day of June 1920 By a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 955

Charles King  
President

Wm. Jefferies  
City Clerk

Presented to the Mayor for approval on the 12<sup>th</sup> day of June 1920

Wm. Jefferies City Clerk

Approved this 14 day of June 1920

W. Sherman Cutshall  
Mayor

General Ordinance no 956

An ordinance ratifying and approving a contract entered into May 22<sup>d</sup> 1920 by and between the Pennell Auto Company and the City of Fort Wayne

Whereas on the 22<sup>d</sup> day of May 1920 the City of Fort Wayne Indiana, by and through its Board of Public ~~works~~ Safety entered into a contract with the Pennell Auto Company of Fort Wayne for the purchase of a Ford one ton truck, which contract is in the following words.

This agreement made this 22<sup>d</sup> day of May 1920 by and between Pennell Auto Company of Fort Wayne Indiana first party and the City of Fort Wayne second party by and through its Board of Public Safety. Witnesseth: That said Company for and in consideration of the sum of One Thousand Sixty seven and fifty-seven Hundredths (\$1,067.57) dollars to be paid to it by said City in cash on delivery to and acceptance by said Board of the article hereby contracted for, hereby agrees to deliver and furnish to said City within five (5) days from date hereof or said City one (1) Regular Ford one truck equipped with Remountable rims, 30 x 3 1/2 fronts 32 x 4 1/2 in rear. (Pneumatic) Bosch Magneto, electrically equipped throughout, including Starter, generator, battery, etc.; also body and cab as shown in attached cut. The body and cab to be finished in lead color.

It is understood and agreed that if the price for this truck should be increased by the Manufacturer before date of delivery then the price as quoted above shall be increased an equal amount; Provided however that the said City in the event of such increase shall have the right to cancel this Contract at its option.

Witness the hands and seals of said parties the day and year first above written.

Pennell Auto Company.

By John L. Pennell, Pres.

The City of Fort Wayne Indiana

By B. F. Saver

Phillip Koelbinger

W. L. Berdelman

The Board of Public Safety

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the contract heretofore on May 22-1920 entered into by and between the Pennell Auto Company and the City of Fort Wayne by and through its Board of Public Safety as herein set out in the preamble hereto be and the same is in all things ratified and approved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Done at the Council chamber in the City of Fort Wayne  
this 22<sup>d</sup> day of June 1920  
(over)

120  
We hereby certify that the common Council of the City  
of Fort Wayne Indiana at a regular meeting held on the  
22<sup>d</sup> day of June 1920 by a majority vote of all the members  
elect did pass the ordinance herunto attached and known  
as General Ordinance No 956

Charles King

President

Wm. J. Jafferis  
City Clerk

Presented to the Mayor for approval on the 25<sup>th</sup> day of  
June 1920

Wm. J. Jafferis City Clerk  
approved this 25<sup>th</sup> day of June 1920

W. Sherman Leitchell  
Mayor





General Ordinance no 958  
An ordinance fixing the salary and compensation of the  
Custodian of the isolation hospital

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Custodian of Isolation hospital shall receive a salary at the rate of One Hundred (\$100) dollars per month from and after July 1<sup>st</sup> 1920. of which salary the City of Fort Wayne shall pay two-thirds (2/3) and the County of Allen shall pay one-third (1/3).

Section 2. That the Custodian of the Isolation hospital shall be paid at the rate of Seven (\$7.00) dollars per week for board furnished by him to each patient lawfully confined at such isolation hospital and that of the amount so paid for board to said Custodian the said City shall pay two-thirds and the County of Allen shall pay one-third (1/3).

Section 3. That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor

Frank W. Kienz

Done at the Council Chamber in the City of Fort Wayne Ind  
this 17<sup>th</sup> day of July 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 13<sup>th</sup> day of July 1920 by a Majority vote of two-thirds all the Members elect did pass the Ordinance hereunto attached and known as General Ordinance no 958

Charles King

President

Wm J. Jeffries

Presented to the Mayor for approval on the 17<sup>th</sup> day of

July 1920

Wm J. Jeffries City Clerk

Approved this 17<sup>th</sup> day of July 1920

H. Harman Custodian

# General Ordinance No 959

An ordinance ratifying and approving a contract entered into by and between the Port Wayne Oil & Supply Company, a corporation, doing business under the name of the P. & H. Supply Co., and the city of Port Wayne, for the furnishing of valves and fittings for the water works department.

WHEREAS On the 6th day of March 1920, the city of Port Wayne, by and through its board of public works, entered into a contract with the Port Wayne Oil and Supply Company, a corporation, doing business under the name of the P. & H. Supply Co., for the furnishing of valves and fittings for the water works department, which contract is as follows, to-wit:

THIS AGREEMENT made this sixth day of March 1920 by and between the Port Wayne Oil & Supply Company, a corporation doing business under the name of the P. & H. Supply Company, party of the first part, hereinafter designated "the contractor", and the city of Port Wayne, Indiana, by and through its board of public works, party of the second part, hereinafter designated "the city".

WITNESSETH That the contractor in consideration of the covenants herein made by the said city hereby agrees to furnish for and deliver to said city within ninety days from date hereof, to-wit:

1. 200 "E" flange "2" 607 round w.c. pipe, s.k.s. fitted with the same number of "E" 1 1/2 in. solder unions @ \$1.75 each u.t.  
 2. 40 "E" flange "2" 101 corporation cocks with "E" 1 1/2 couplings @ \$1.16 each u.t.  
 3. 500 "E" flange "2" 101 corporation cocks with "E" 1 1/2 couplings @ \$1.11 each u.t.  
 4. 250 "E" flange "2" 101 corporation cocks with "E" 1 1/2 couplings @ \$2.07 each u.t.  
 5. 12 1 1/2 in. flange "2" 101 corporation cocks with "E" 1 1/2 couplings @ \$6.15 each u.t.  
 6. 12 4 in. Michigan tapping valves @ \$11.00 each u.t.  
 7. 24 6 in. Michigan tapping valves @ \$6.25 each u.t.

It is on sections only for size "D" valve box \$3.50 each u.t.

2. Extra plain iron covers only for size "D" valve box \$1.25 each u.t.

In strict accordance with the bid heretofore made therefor by said contractor and in accordance with the specifications therefor of said board of public works, which are all made a part hereof, to-wit:

The said city of Port Wayne, in consideration of the covenants herein made by the said contractor, hereby agrees to pay the contractor for each of the respective articles enumerated above at the prices named above, within thirty (30) days after the delivery of any such article to the city.

WITNESS the hands and seals of said parties the day and year first above written.

P. & H. SUPPLY COMPANY  
 By W. A. HOBSON  
 THE CITY OF PORT WAYNE, INDIANA, By

J. O. BROWN  
 A. T. ANDERSEN,  
 L. BARRI

Its Board of P.W. Works  
 Attest: ROBT. D. EVANS, Secretary

Section 1. Be it ordained by the common council of the city of Port Wayne, Indiana, that the contract heretofore entered into on the 6th day of March 1920, by and between the Port Wayne Oil and Supply Company, a corporation, doing business under the name of the P. & H. Supply Co., and the city of Port Wayne, by and through its board of public works, be more fully set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

Sec. 2. That this ordinance be in full force and take effect from and after its passage and approval by the mayor.

W. A. HOBSON

Done at the Council Chamber in the City of Port Wayne Indiana this 27<sup>th</sup> day of July 1920

We hereby certify that the common council of the City of Port Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of July 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 959

Charles King President

Presented to the mayor for approval on the 29<sup>th</sup> day of July 1920

approved this 29<sup>th</sup> day of July 1920

W. A. HOBSON

General Ordinance no 960

An ordinance ratifying and approving a contract entered into by and between the Fort Wayne Oil and Supply Company and the city of Fort Wayne, for the furnishing of fire hydrants and fittings for water works department.

**WHEREAS** On the 6th day of March, 1920, the city of Fort Wayne, by and through the board of public works, entered into a contract with the Fort Wayne Oil and Supply Company for the furnishing of fire hydrants and fittings for water works department, which said contract is as follows, to-wit:

THIS AGREEMENT made this sixth day of March 1920, by and between the

Fort Wayne Oil and Supply company, a corporation, party of the first part, hereinafter designated "the contractor," and the city of Fort Wayne, Indiana, by and through its board of public works, party of the second part, hereinafter designated "City," WITNESS  
ETH

That the contractor in consideration of the agreements herein made by the said city hereby agrees to furnish for and deliver to said city within 90 days from date hereof f. o. b. at the said city of Fort Wayne

24 genuine Ludlow improved rubber  
faced, slide gate, frost proof, fire hy-  
drant

5 in. valve opening  $6\frac{1}{4}$  in. inside diameter of stand pipe, length 5 ft. 6 in. From the pavement line to top of

From the pavement line to bottom of connecting pipe, 6 in. hub end connection to main Fitted with 2 3/4 in.

and one steamer nozzle. Port Wavne standard thread and nut, open to the 1 ft. at and for the valve of the

four and seventy-five hundredths (\$47.50) dollars each, in strict accordance with the terms of the contract.

therefor by said contractor, and in accordance with the specifications.

for of said board of public works  
which are all made a part thereof.

Also to furnish for, and deliver to the said city within 90 days from date hereof, of a. b. at the said city of M.

Wayne the following articles with their respective prices for each specified be-

12 4 in. Ludlow bronze mounted hub and valves, gate valves fitted with cut

8 1/2 in. Ludlow bronze mounted h.

End valves, gate valves fitted with solid bronze stem, 6" \$22.55 each

12-in. Ludlow bronze mounted hand valves, gate valves fitted with soft bronze stem. @ \$59.50 each

in valve boxes complete, suitable for  
foot trench, @ \$7.40 each

In strict accordance with the bid heretofore made therefor by said contractor and in accordance with the

tor, and in accordance with the specifications therefor of said board of public works which are all made a part

The said city of Fort Wayne

expressly agrees to pay the contractor the sum of the respective articles enumerated above at the prices named above.

WITNESS the hands and seals of the undersigned

WITNESS, the hands and seals  
of said parties the day and year first  
above written.

THE FORT WAYNE OIL & SUPPLY COMPANY  
E. W. A. HOBSON, TREAS.

THE CITY OF FORT WAYNE,  
DIANA. By

J. O. BROWN  
A. T. ANDERSEN.  
C. L. BAIRD

C. L. BAIRD,  
Its Board of Public Works  
Attest: ROBT. D. EVANS, Secretary

Section 1. Be it ordained by the council of the city of Fort Wayne, Indiana, that the contract hereto

entered into on the 6th day of May 1920, by and between the Fort Worth

and Supply Company and the city of Fort Wayne, by and through its board of public works, as more fully set

the public works, as more fully set  
in the preamble hereto, be and  
one is hereby in all things ratified  
approved.

Sec 2 That this ordinance be in  
force and take effect from and after

JACOB BIL.

Done at the Council chamber in the City of Fort Wayne  
Indiana this 27<sup>th</sup> day of July 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of July 1920 by a Majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance No 960

Charles King President

Wm. J. Jeffries  
letter

Presented to the Mayor for approval on the 29<sup>th</sup> day of July 1920

Wm J. Jefferies City Clerk

Approved this 29<sup>th</sup> day of July, 1920

W. Sherman Critchall  
N. Y.

General Ordinance no 961

An ordinance fixing the compensation of employes in the fire department. as amended august 10<sup>th</sup> 1920

Section 1 Be it ordained by the Common council of the City of Fort Wayne Indiana that the following employes under the department of Public Safety in the fire department shall receive the following salaries respectively from and after October 1. 1920 N15

The chief of the Fire department shall receive a salary at the rate of \$200. per month.

The first assistant chief shall receive a salary at the rate of \$190. per month

The second assistant chief shall receive a salary at the rate of \$180. per month

The Master Mechanic shall receive a salary at the rate of \$180.

The electrician shall receive a salary at the rate of \$180 per month.

The first assistant electrician shall receive a salary at the rate of \$145. per month.

The lineman shall receive a salary at the rate of \$135. per month

The Captains shall receive a salary at the rate of \$145. per month  
All hoseman, truckman, drivers and tillerman and telephone operator shall receive during the first six months of their employment a salary at the rate of \$120 per month during the second six months period of their employment a salary at the rate of \$125. per month and thereafter during their employment a salary at the rate of \$135. per month  
Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Done at the council chamber in the City of Fort Wayne Ind this 10<sup>th</sup> day of august 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 10<sup>th</sup> day of august 1920 by a majority vote of all the members thereof pass the ordinance hereto attached and known as General Ordinance no 961

Charles King  
President

Wm J. Jafferis  
City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of august 1920

Wm J. Jafferis City Clerk

Approved this 16<sup>th</sup> day of august 1920

W. Sherman Leitchhall  
Mayor



General Ordinance no 962

An ordinance fixing the compensation of certain officers and employees in the Fort Wayne Municipal Electric Light and power works.

Section 1 Be it ordained by the common council of the City of Fort Wayne Indiana that the following officers and employees of the Fort Wayne Municipal Electric Light and power works shall receive the salaries and wages specified from and after July 1-1920 as amended August 10-1920

One chief engineer at the power plant at a salary at the rate of \$190. per month

One assistant engineer at the power plant at a salary at the rate of \$120. per month

Engineers and Switchboard operators at the power plant at a salary at the rate of \$150. per month.

One crane operator at the power plant at the rate of 60¢ per hour.

One Engineer at the power plant at a salary at the rate of \$145. per month

Switchboard operators at the power plant at a salary at the rate of \$145. per month.

Firemen at the power plant at the rate of 62¢ per hour.

Firemen helpers at the power plant at the rate of 57¢ per hour.

Boiler repairmen at the power plant at the rate of 65¢ per hour.

Machinist at the power plant at the rate of 80¢ per hour.

Blacksmith at the power plant at the rate of 58¢ per hour.

Blacksmith helper at the rate of 53¢ per hour.

Coal and ash handlers at the power plant at the rate of 53¢ per hour.

Handling ashes including Teams \$1.00 per hour.

Labor at the power plant 53¢ to 65¢ per hour.

Section 2 - That this ordinance shall be in full force and take effect on and after its passage and approval by Mayor  
Harry M. McMillen

Done at the council chamber in the City of Fort Wayne Ind  
this 10<sup>th</sup> day of August 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 10<sup>th</sup> day of August 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 962

Charles King

Wm J. Jaffer

Presented to the Mayor for approval on the 16<sup>th</sup> day of

Wm J. Jaffer City Clerk

Approved this 16-day of August 1920

W. Sherman Kentishall  
Mayor

General Ordinance No 963.

an ordinance fixing the compensation of certain employees in the water works department.

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the following officers and employees of the Fort Wayne water works shall receive the salaries and wages specified herein from and after July 1-1920

One chief engineer at no 1 pumping station at a salary at the rate of \$135. per month

Engineers each at a salary at the rate of \$130. per month

Engineers assistants each at a salary at the rate of \$115. per month

Motor attendants each at a salary at the rate of \$130. per month

One watchman at the reservoir at a salary at the rate of \$90. per month

One general foreman in the construction department at a salary at the rate of \$170. per month.

One assistant foreman in the construction department at a salary at the rate of \$150.

One chief plumber in the construction department at a salary at the rate of \$140. per month

Plumbers in the construction department each at a salary at the rate of \$135 per month

One operator for trench machine at a salary at the rate of \$140 per month.

One Valve man in the construction department at a salary at the rate of \$140 per month.

One driver and tapper in the construction department at a salary at the rate of \$130 per month.

Drivers each at a salary at the rate of \$125. per month

Meter repairmen in the construction department at the rate of 65¢ per hour.

Utility men in the construction department at the rate of \$135. per

Laborers in the construction department at the rate of 50¢ to 60¢ per hour.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Harry M. McWhorter

Done at the Council Chamber in the City of Fort Wayne Ind this 10<sup>th</sup> day of August 1920

We hereby certify that the common Council of the City of Fort Wayne Ind at a regular meeting held on the 10<sup>th</sup> day of August 1920 by a Majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance no 963

Charles King,

President

Wm. J. Joffries

City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of August 1920

Wm. J. Joffries City Clerk

Approved this 16<sup>th</sup> day of August 1920

W. A. Freeman, City Clerk

General Ordinance 964  
An ordinance fixing the Compensation of Police Officers  
in the Health Department as amended Aug 10-1920

Be it ordained by the Common Council of the City of Fort Wayne Indiana that the police officers subject to the orders of the department of Health of the City of Fort Wayne shall hereafter respectfully receive the same compensation and salaries as are now provided or as may hereafter be provided by ordinance for other police officers in the police department of the same respective length of service and rank in said department. provided that the Chief Sanitary police officer in the Health Department shall be Sergeant of Police and shall rank and be paid as a detective Sergeant, and that the water chemist and assistant Chief Sanitary Officer shall be a Sergeant of Police and shall rank and be paid as a patrol Sergeant; and that the Sanitary inspectors shall rank and be paid as patrolman.

Section 2. That all ordinances and parts of ordinances in conflict herewith be and they are hereby repealed.

Section 3 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Frank A. Schramm,

Done at the Council chamber in the City of Fort Wayne Ind  
this 10<sup>th</sup> day of August 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 10<sup>th</sup> day of August 1920 by a Majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 964

Charles King  
President

Wm. J. Jafferis  
City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of August 1920

Wm. J. Jafferis City Clerk

approved this 16<sup>th</sup> day of August 1920

W. Sherman Litchell

Mayor



135

General Ordinance 965

an ordinance amending General Ordinance No 711 entitled an ordinance declaring weeds to be a nuisance requiring owners of real estate to cut and remove weeds therefrom and providing a penalty for its violation" passed July 27-1915 and adding an additional section thereto as amended Aug 10-1920

Section 1 Be it ordained by the common council of the City of Fort Wayne Indiana that section 2 of the above entitled ordinance be amended to read as follows Section 2. That it shall be unlawful for any person firm or corporation to allow or permit weeds noxious plants or other rank vegetation to remain after the same have reached one foot in height upon any property owned leased or occupied by such person firm or corporation and it shall be unlawful for any person firm or corporation to allow or permit any weeds which do not grow to a height of one foot to be and remain after they have reached the flowering stage upon any property owned leased or occupied by such person firm or corporation.

Section 2. That section 3 of the above entitled ordinance be amended to read as follows: Section 3 That it shall be the duty of all persons firms and corporations to cut and remove from any property owned leased or occupied by such person firm or corporation all weed over one foot in height and to cut and remove from any property owned leased or occupied by such person firm or corporation all weeds which do not grow to a height of one foot when the same have reached the flowering stage

Section 3 That the above entitled ordinance be further amended by the addition thereto of the following section to be known and numbered as Section 3a to wit Section 3a It shall be the duty of every patrolman and police officer patrolling a beat to report in writing each day at the police headquarters the location of all premises in the territory covered by his beat having thereon weeds in violation of any of the foregoing sections of this ordinance which reports shall once each ~~week~~ <sup>day</sup> be turned over to the clerk of the Board of Public Works. On default of any owner lessee or occupant of real estate to cut and remove such weeds or to cause the same to be done as provided in Section 3 of this ordinance upon five days notice from the Board of Public Works it shall be the duty of the Street Commissioner upon order from said Board of Public Works to cause such weeds to be cut and removed. The said Street Commissioner shall keep an accurate account of the expense thereof which shall be paid from the City Treasurer upon the Voucher of the Street Commissioner Verified under oath. The said cost of such cutting and removal shall be a lien on such property from the time the same is paid on said Voucher and shall be placed upon the tax duplicate and shall be collected as taxes are collected and turned into the City Treasury. Notice as herein provided for may be served upon any owner lessee or occupant of real estate by reading or



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leaving a copy thereof at his last usual place of residence in said city or by attaching a copy thereof to the premises affected thereby.

Section 4 That section 4 of the above entitled ordinance be amended to read as follows: Section 4 any person firm or corporation maintaining any nuisance as defined in section 1 hereof upon any property owned, leased or occupied by such person firm or corporation and person any of the provisions of ~~the~~ ordinance shall be fined in any sum not less than five (\$5) dollars nor more than twenty five (\$25.00) dollars and each days violation or failure to comply with any of the provisions of this ordinance shall be considered a separate offense.

Section 5 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

Frank W. King

Done at the Council chamber in the City of Fort Wayne this 10<sup>th</sup> day of August 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 10<sup>th</sup> day of August 1920 by a Majority vote of all the members did pass the Ordinance herunto attached and known as General Ordinance No 965  
Charles King

President

Wm J. Jafferis

City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of August 1920

Wm J. Jafferis

City Clerk

approved this 16<sup>th</sup> day of August 1920

W. Sherman Leitchell  
Mayor.

General Ordinance no 966

An ordinance authorizing the sale of three houses by the Board of Public Works

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that the Board of Public Works of said City be and is hereby authorized to sell three houses now located on lots numbered one (1), two (2) and the space East of lot numbered one (1) in Rockhills Second addition to the City of Fort Wayne as other personal property is sold, after said houses shall have been appraised as provided by law at public or private sale as said Board may decide for not less than the appraised value thereof.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Fred L. L. Withnburg

Done at the Council chamber in the City of Fort Wayne Ind this 10<sup>th</sup> day of August 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 10<sup>th</sup> day of August 1920 By a majority vote of all the members did pass the ordinance herewith attached and known as General Ordinance no 966

Charles King President

Wm J. Jeffries City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of August 1920 Wm J. Jeffries City Clerk

Approved this 16<sup>th</sup> day of August 1920

W. Sherman Cautshall Mayor

## General Ordinance 967

an ordinance amending section 1 of General Ordinance no 944 entitled "an ordinance amending section 2 of General Ordinance no 930 entitled "an ordinance authorizing the borrowing of Seventy-six Thousand (\$76,000) dollars and the issuance and sale of bonds therefor for the paving of street intersections as amended January 27-1920" passed January 27-1920" passed April 13-1920

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 1 of the above entitled ordinance no 944 be amended to read as follows

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that section 2 of the above entitled ordinance ~~be~~ be amended to read as follows  
Section 2 That in order to procure said loan that the bonds of said City be issued to the amount of Seventy-six Thousand (\$76,000) dollars in denominations and of the par value of Five Hundred dollars each all of said bonds to be dated June 1<sup>st</sup> 1920 and to bear interest from date thereof at the rate of six (6%) per cent. per annum, payable semi-annually, and evidenced by a coupon for each six months interest bearing the lithograph fac simile signatures of the Mayor and Controller of said City and all of said bonds to be signed by the Mayor and countersigned by the Controller of said City and sealed with the seal of said City and to be designated as Series "K" and to be numbered consecutively from one to one hundred and fifty-two inclusive and to be designated Street paving bonds and all of said bonds are coupons to be payable at the Office of The Lincoln National Bank of Fort Wayne

Seventy six of said bonds of the par value of thirty-eight thousand (\$38,000) dollars to be and due and payable on June 1<sup>st</sup> 1925 and a like number and amount of said bonds to be due and payable on June 1<sup>st</sup> 1920

The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller of said City.

Section 2 That this Ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Charles King

Done at the council chamber in the City of Fort Wayne Indiana this 10<sup>th</sup> day of August 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on 10<sup>th</sup> day of August 1920 By a Majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance no 967

Charles King

President

Wm. J. Jagers

City Clerk

Presented to the mayor for approval on the 16<sup>th</sup>  
day of august 1920

Wm. J. Jufferin

city clerk

approved this 16<sup>th</sup> day of august 1920

W. H. Hannon



General Ordinance No 968

An ordinance amending Section 1 of General Ordinance No 943 entitled "an ordinance amending section 2 of General Ordinance 928 entitled an ordinance authorizing the borrowing of fifty-eight thousand (\$68,000) dollars and the issue and sale of bonds therefor for river improvement and flood prevention passed January 27-1920" passed April 13-1920

Section 1. Be it ordained by the Common council of the City of Fort Wayne Indiana that Section 1 of the above entitled ordinance No 943 be amended to read as follows: Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that Section 2 of the above entitled ordinance be amended to read as follows: Section 2. that in order to procure said loan that the bonds of said City be issued to the amount of fifty-eight thousand (\$68,000) dollars in denominations and of the par value of \$1,000. each all of said bonds to be dated June 1<sup>st</sup> 1920 and to bear interest from date thereof at the rate of six (6%) per cent per annum payable semi-annually, and evidenced by a coupon for each six months interest bearing the lithograph fac simile signatures of the Mayor and Controller of said City and all of said bonds to be signed by the Mayor and countersigned by the Controller of said City, and sealed with the seal of said City and to be designated as Series "L." and to be numbered consecutively from one to fifty eight inclusive; and to designated "river improvement and flood prevention bonds" and all of said bonds and coupons to be payable at the office of the Old National Bank in said City.

Seventeen (17) of said bonds of the par value of seventeen thousand (\$17,000.00) dollars to be due and payable on June 1<sup>st</sup> 1925 and a like number and amount of bonds to be due and payable on June 1<sup>st</sup> 1930, on June 1<sup>st</sup> 1935 and on June 1<sup>st</sup> 1940 respectfully.

The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller of said City.

Section 2 That this ordinance shall be in full force and take effect from and after its passage and approval by the Mayor.

Charles King.

Done at the council chamber in the City of Fort Wayne Indiana this 10<sup>th</sup> day of August 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 10<sup>th</sup> day of August 1920 By a Majority Vote of all the members elect did pass the ordinance

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hereunto attached and known as General Ordinance  
no 968

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup>  
day of August 1920

Wm. J. Jeffries

City Clerk

Approved this 16<sup>th</sup> day of August 1920

W. Sherman Cutchall  
Mayor.

# General Ordinance No 969

An ordinance fixing the Compensation of employees in the Police Department as amended Aug 24-1920.

Section 1. Be it ordained by the common council of the City of Fort Wayne Ind that the following employees in the Police Department under the Board of Safety. Shall receive the respective salaries from and after Oct 1<sup>st</sup> 1920. Y12:

The Chief of Police shall receive a Salary at the rate of \$200. per Month.

The Captain of Police shall receive a Salary at the rate of \$180 per Month.

The Lieutenant of Police shall receive a Salary at the rate of \$170. per Month.

Three desk Sergeants shall each receive a salary at the rate of \$140. per Month.

Three patrol Sergeants shall each receive a Salary at the rate of \$140. per Month.

Six detective Sergeants shall each receive a Salary at the rate of \$155. per Month.

The Secretary to Chief of Police shall receive a Salary at the rate of \$105. per Month.

The Police Matron shall receive a Salary at the rate of \$110. per Month.

One lineman shall receive a salary at the rate of \$135. per Month.

One humane officer shall receive a Salary at the rate of \$120. per Month.

One garage attendant shall receive a Salary at the rate of \$100. per Month.

All patrolmen. Motorcyclers. Traffic Officers. Drivers clerks and Station Masters shall receive a Salary the first six Months of their employment in the department at the rate of \$120 per Month during the second six Months period of their employment at the rate of \$125. per Month and thereafter during their employment a Salary at the rate of \$130. per Month.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor Charles King.

Done at the Council Chamber in the City of Fort Wayne Ind the 24 day of August 1920

We hereby certify that the common council of the City of Fort Wayne Ind at a regular meeting held on the 24<sup>th</sup> day of Aug 1920 by a majority vote of all the Members elect did pass the ordinance herunto attached and known as General Ordinance No 969.

Charles King President

Presented to the Mayor for approval on the 28<sup>th</sup> day of Aug 1920

approved this 28<sup>th</sup> day of August 1920

Wm J. Jufferies City Clerk

Wm J. Jufferies City Clerk

W. Thurman Leitchhall  
Mayor.

General Ordinance no 970

an ordinance fixing the salary of the clerk of the City Engineer and the salary of the Rodman of the City Engineer.

Section 1 Be it ordained by the common council of the City of Fort Wayne Ind. that the clerk of the City Engineer shall receive a salary at the rate of \$135. per month from and after July 1-1920.

Section 2. That the Rodman of the City Engineer shall receive a salary at the rate of \$100. per month from and after January 1-1920

Section 3. That all ordinances and parts of ordinances in conflict herewith are hereby repealed

Section 4 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

James A. Jefferts  
Done at the Council chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of August 1920

We hereby certify that the common Council of the City of Fort Wayne Indiana at a regular meeting held on the 24<sup>th</sup> day of August 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 970

Charles King  
President

Wm J. Jefferts  
City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of August 1920

Wm J. Jefferts  
City Clerk

approved this 28<sup>th</sup> day of August 1920

W. Sherman Leitchell  
Mayor



## General Ordinance No 971

An ordinance ratifying and approving a contract entered into July 28-1920 by and between Nicholas S. Hill, Jr. and S. F. Ferguson and the City of Fort Wayne Indiana by and through its Board of Public Works entered into a contract with Nicholas S. Hill Jr. and S. F. Ferguson for water supply survey which contract is in the following words

An agreement made and entered into this 28<sup>th</sup> day of July 1920 by and between Nicholas S. Hill Jr. and S. F. Ferguson Consulting Engineers of New York City and the City of Fort Wayne by and through its Board of Public Works

Witnesseth That said Hill and Ferguson hereby agree to make a thorough investigation and survey of and report on the supply of water obtainable for said City from wells and of the question as to whether or not an adequate supply for the City's present and future needs can be obtained from wells all in accordance with the written proposition of said Hill and Ferguson made to a Committee of the Common Council of said City dated June 9<sup>th</sup> 1920 except that said survey and investigation and all work hereunder shall be limited to an investigation of the water supply obtainable from wells.

Said Hill and Ferguson agree to complete said investigation and make a full written report thereof to said City within four months after the approval of this contract by the Common Council of said City.

The said City expressly agrees to pay for all work done hereunder at the rate specified in said proposition for the time consumed and expenses incurred; Provided however that the Maximum amount for which the City shall be liable hereunder or shall in no event exceed Four Thousand (\$4,000.00) dollars; Said Hill & Ferguson are to be paid at the end of each month for the time and expenses incurred during such month, in accordance with an itemized statement to be submitted to said City by said Hill & Ferguson at the end of each month showing in detail the time consumed and expenses incurred during such month; The final monthly payment hereunder however shall not be paid until the complete report of said investigation shall have been furnished to said City. It is understood and agreed that Nicholas S. Hill Jr. ~~will~~ shall give his personal supervision to said survey and investigation, and also that said investigation and report shall include a study of the geological conditions involved.

It is also understood that in case experimental wells are put down by said City said Hill & Ferguson are retained to supervise the putting down and testing of the same. The cost of such supervision shall not be included in the \$4,000.00 Maximum amount to be paid hereunder.

115  
but said work of supervision shall be done and paid for on the basis of the per diem charged specified in said proposition of June 9-1920.

Witness the signature of said parties at said City of Fort Wayne in Allen County Indiana the day and year first above written.

Tom Snook  
Fred L. Wahrenburg  
Jacob Bill  
F. W. King  
F. A. Schramm  
Special Committee on  
water works

Hill and Ferguson  
by D. F. Ferguson  
The City of Fort Wayne by  
J. A. Brown  
A. J. Anderson  
L. F. Baird  
Its Board of Public Works

Section 1 Be it ordained by the common council of the City of Fort Wayne Indiana that the contract heretofore on July 28-1920, entered into by and between Nicholas S. Hill and D. F. Ferguson and the City of Fort Wayne by and through its Board of Public Works as fully set out in the preamble hereto be and the same is in all things ratified and approved.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Tom Snook  
Fred L. Wahrenburg  
Frank W. King  
F. A. Schramm.

Come at the Council chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of aug 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 24<sup>th</sup> day of august 1920 by a Majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance No 971

Charles King  
President

Wm J. Jefferies  
City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of august 1920

Wm J. Jefferies City Clerk  
approved this 28<sup>th</sup> day of august 1920  
W. Sherman Cutshall  
Mayor

# General Ordinance No 977

An ordinance fixing the Tax Levy for city purposes for the year 1921, as amended August 24-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana that a levy of Eighty-six Cents (\$.86) upon each One Hundred Dollars (\$100.00) of assessed Valuation of all property within the corporate limits of the City of Fort Wayne Ind be made for the year 1921. The above levy to be divided as follows.

appropriations	\$.
Sinking Fund	.658
Track Elevation	.05
Police Pension Fund	.005
Firemens Pension Fund	.004
H. W. Lawton Monument. Fund	.004
Playground Fund	.005
River Improvement & Flood prevention fund	.07
New Swimming Pool Fund	.005
Swimming Pool Maintenance fund	.005
Park appropriation account	.048
Park Music account	.002
Total	.86

and that there shall be collected from each male inhabitant liable according to law a poll Tax of two dollars (\$2.00)

Section 2. That all taxes shall be collected semi-annual installments.

Section 3. That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne Indiana this 24<sup>th</sup> day of August 1920

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 24<sup>th</sup> day of August 1920. by a majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance No 977

Charles King  
President

Wm J. Jafferis  
City Clerk

Presented to the Mayor for approval on the 28<sup>th</sup> day of August 1920

Wm J. Jafferis City Clerk

approved this 28<sup>th</sup> day of August 1920

W. Sherman Constable

Wm J.







# General Ordinance 974

An ordinance ratifying and approving a contract entered into Aug 4 - 1920 by and between the Protective Electrical Supply Company and the City of Fort Wayne Whereas on the 4<sup>th</sup> day of August 1920 the City of Fort Wayne Indiana by and through its Board of Public Safety entered into a contract with the Protective Electrical Supply Company of Fort Wayne Ind for fire hose and fittings which contract is in the following words.

"THIS AGREEMENT made this 4th day of August, 1920, by and between the Protective Electrical Supply Company, a corporation, with its principal place of business in the city of Fort

Wayne, Allen county, Indiana, party of the first part, and the city of Fort Wayne, Indiana, by and through its board of public safety, party of the second part. WITNESSETH:

That first party in consideration of the agreements and covenants herein made by second party, hereby covenants and agrees to furnish and deliver to said city within fifteen (15) days after date hereof at the No. 1 engine house in said city, the following goods and fixtures, to-wit:

1,000 feet of "Pesco" brand of double jacket fire hose manufactured by the R. F. Goodrich Rubber Company of Akron, Ohio, 2 1/2 in. internal diameter, coupled with standard expansion ring couplings to be approximately 6 1/4 in. at and for the piece of 10 ft. per foot, or for 100 feet \$8,820.00  
 1 piece 3 1/2 in. hose of said "Pesco" brand double jacket 15 ft. long for Deluge set with 2 expansion rings 36x2 1/2 31.50  
 1 piece 4 in. soft suction hose of said "Pesco" brand double jacket 30 ft. long with 2 expansion rings 4 in. x 2 in. 20.50

Total ..... \$9,851.00  
 Less 2 per cent discount for cash within ten days from date of shipment 175.00

Net total ..... \$9,676.00

The said material and supplies to be furnished in accordance with the advertisement for bids therefor made by said board, and in accordance with the bid heretofore made under said advertisement by said Protective Electrical Supply company.

The said Protective Electrical Supply company hereby covenants and guarantees the said above mentioned fire hose against all defects in material and workmanship for a period of three (3) years from date of receipt by said city of said hose, and further covenants that all of said hose will withstand an initial pressure of 100 pounds per square inch at time of delivery; and further covenants that said hose will be identical in quality and construction with sample submitted, and that it will be equal to any other cotton fire department hose, and that it will give satisfactory service.

It is understood and agreed, however, that the above guarantee does not apply to any of said hose that is used for street or sewer flushing.

It is further agreed that time is of the essence of this contract, and if said first party fails to deliver said hose and material to said city at said engine house within 30 days from date hereof, unless such delay is caused by fire or strikes, or the inability to secure transportation facilities, then and in that event it shall pay to said city as and for liquidated damages for its said failure the sum of five (\$5.00) dollars for each day that it is in default in said delivery of said fire hose.

Said city of Fort Wayne by and through its board of public safety, expressly agrees to pay the sum of eight thousand seven hundred three and four tenths hundredths (\$8,703.40) dollars to first party on the delivery to it of said engine house in said city of all of said hose, and material hereby contracted for, in accordance with the terms hereof.

WITNESS, the hands and seals of said parties, the day and year first above written.

THE PROTECTIVE ELECTRICAL SUPPLY CO. BY

JAMES A. TURNER,  
 Vice-President

THE CITY OF FORT WAYNE, INDIANA BY

PHILIP KOEHLINGER,  
 W. G. BERDEMAN  
 Its Board of Public Safety

Harry M. McMillen

Done at the Council Chamber in the City of Fort Wayne this 11<sup>th</sup> day of September 1920

We hereby certify that the Common Council of the City of Fort Wayne did at a regular meeting held on the 14<sup>th</sup> day of Sept 1920 by a majority vote of all the members elected did pass the Ordinance hereto attached as known as General Ordinance 974.

Charles Knig President City Clerk  
 Presented to the Mayor for approval on the 18<sup>th</sup> day of Sept 1920

Wm. J. Jeffries City Clerk  
 Approved this 18<sup>th</sup> day of Sept 1920  
 Hubert L. Leitch  
 Mayor

General Ordinance no 975

An ordinance ordering the improvement of Gay street by improving the sidewalks on both sides of Gay street from Lewis Street to Hayden Street.

Whereas heretofore on the 17<sup>th</sup> day of June 1920 the Board of Public Works of the City of Fort Wayne duly adopted a resolution deeming it necessary to improve the sidewalks on both sides of Gay Street from Lewis Street to Hayden Street by grading to a width of eleven (11) feet and paving with cement to a width of five (5) feet as set forth in said resolution so adopted by the Board of Public Works of said City above referred to. And

Whereas on June 27-1920 a Majority of the resident freeholders upon that part of Gay Street between Lewis and Hayden Street filed with said Board of Public Works a remonstrance signed by them against the making of such improvement therefore.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana a necessity existing therefore that the sidewalks on both sides of Gay Street from Lewis Street to Hayden Street be and the same are hereby ordered improved in accordance with the resolution above referred to and adopted by the Board of Public Works on June 17-1920 and in accordance with the provisions of an act entitled: An act concerning Municipal Corporations passed by the General Assembly at the 64<sup>th</sup> Session thereof  
Section 2 That this ordinance take effect from and after its passage and approval by the Mayor.

R. C. Page.

Come at the Council Chamber in the City of Fort Wayne Ind this 14<sup>th</sup> day of Sept 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 14<sup>th</sup> day of Sept 1920 by a Majority vote of all the members elect did pass the Ordinance herunto attached and known as General Ordinance no 975

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 18<sup>th</sup> day of Sept 1920

Wm. J. Jeffries City Clerk

approved this 18<sup>th</sup> day of Sept 1920

W. Sherman Leitchell  
Mayor.

150  
General Ordinance No 976

Ordinance ordering the improvement of Lombard Street from the South line of Maumee Avenue to the North line of New Haven Avenue

Whereas heretofore on the 5<sup>th</sup> day of August 1920 the Board of Public works duly adopted a resolution deeming it necessary to improve Lombard Street from the South line of Maumee Avenue to the North line of New Haven Avenue as set forth in said resolution so adopted by the Board of Public works of the City of Fort Wayne above referred to. And Whereas on the 16<sup>th</sup> day of August 1920 a Majority of the resident freeholders upon that part of Lombard Street from the South line of Maumee Avenue to the North line of New Haven Avenue filed with said Board of Public works a remonstrance signed by them against the making of such improvement therefore.

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Ind that a necessity existing therefore Lombard Street from the South line of Maumee Avenue to the North line of New Haven Ave be and the same is hereby ordered improved in accordance with the resolution above referred to adopted by the Board of Public works on the 5<sup>th</sup> day of August 1920 and in accordance with the provisions of an act entitled: An act concerning Municipal Corporations passed by the General assembly at the 64<sup>th</sup> session thereof.

Section 2 That this ordinance take effect from and after its passage and approval by the Mayor.

A. O. Pope

Done at the Council chamber in the City of Fort Wayne this 14<sup>th</sup> day of Sept 1920

We hereby certify that the common council of the City of Fort Wayne Ind at a regular meeting held on the 14<sup>th</sup> day of Sept 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 976

Charles Knig.

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 18<sup>th</sup> day of Sept 1920

Wm J. Jeffries

City Clerk

approved this 18<sup>th</sup> day of Sept 1920

W. Sherman Cutshall  
Mayor.

101

General Ordinance no 977

An ordinance amending section 1 of General Ordinance No 963 entitled: An ordinance fixing the Compensation of certain employes in the water works department.

Section 1. Be it ordained by the common council of the City of Fort Wayne Ind that section 1 of the above intitled ordinance be amended by the addition of the following words and figures at the end of said section 1 to wit: & haulers at the rate of Fifty-five cents (55¢) to Sixty-five cents (65¢) per hour.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Ben F. Bennett

Done at the Council Chamber in the City of Fort Wayne this 28<sup>th</sup> day of Sept 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 28<sup>th</sup> day of Sept 1920 by a Majority vote of all the members elect did pass the ordinance hereto attached and known as General Ordinance no 977.

Charles King

President

Wm J. Jufferies

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of Oct-1920

Wm J. Jufferies City Clerk

Approved this 4<sup>th</sup> day of Oct 1920

W. Shannon, Mayor



452  
General Ordinance No 978

An ordinance prohibiting the depositing or leaving of any glass in any street alley or public place

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that it shall be unlawful for any person firm or corporation to deposit place or leave any glass or other sharp substance or fragment of metal in any street, sidewalk, alley, boulevard, parkway, park or public place within the corporate limits of the city of Fort Wayne and that any person firm or corporation dropping any glass or other sharp substance or fragment of metal in any street, sidewalk, alley, boulevard, parkway, park or public place whether accidentally or not who shall fail to remove the same from any such street, sidewalk, alley, boulevard, parkway, park or public place shall be deemed to have violated this ordinance

Section 2 Any person firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not exceeding One Hundred Dollars

Section 3 That this ordinance shall be in full force and take effect from and after its passage approval by the Mayor

John W. Reynolds

Done at the Council Chamber in the City of Fort Wayne this 28<sup>th</sup> day of Sept 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 28<sup>th</sup> day of Sept 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance No 978

Charles Knig  
President

Wm J. Jufferius  
City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of Oct 1920

Wm J. Jufferius City Clerk

approved this 4 day of Oct 1920

W. Sherman Leitchell  
Mayor

General Ordinance no 979

An ordinance fixing the compensation of certain employees of the Fort Wayne Municipal Electric Light and Power works as amended September 28-1920

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the following employees of the Fort Wayne Municipal Electric Light and Power works shall receive the compensation and wages specified from and after August 1<sup>st</sup> 1920 "to-wit"

Wagon Foreman at a wage at the rate of 80¢ per hour.

Lineman at a wage at the rate of 70¢ per hour

Apprentice at a wage at the rate of 60¢ per hour.

Night Troublemaker at a wage at the rate of \$165.00 <sup>to \$135.00</sup> per month.

Day Troublemaker at a wage at the rate of \$116.00 <sup>to \$135.00</sup> per month

One chief line Troublemaker at a wage at the rate of \$165.00 per month.

Groundman at a wage at the rate of 47½¢ per hour plus 10% additional.

Levies at a wage at the rate of 49¢ per hour plus 10% additional

Section 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

E. M. Buchanan

Done at the Council chamber in the City of Fort Wayne this 28<sup>th</sup> day of Sept 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 28<sup>th</sup> day of Sept 1920 by a majority vote of all the members elect did pass the ordinance herunto attached and known as General Ordinance no 979.

Charles King

President

Wm J. Jeffries

City Clerk

Presented to the Mayor for approval on the 2<sup>d</sup> day of Oct 1920

Wm J. Jeffries City Clerk

approved this 4 day of Oct 1920

W. Sherman Centihall

Mayor

Amended see page 46;

General Ordinance no 980

An ordinance amending section 2 of General Ordinance 945 entitled: An ordinance relating to nuisances and regulating the construction and location of buildings to be used for handling or storage of hides and regulating the manner of conducting said business in such buildings as amended May 11-1920 passed May 11-1920 as amended October 12-1920

Section 1 Be it ordained by the common council of the City of Fort Wayne Indiana that section 2 of the above entitled ordinance be amended to read as follows:

Section 2. That it shall be unlawful for any person firm or corporation to locate maintain or carry on or engage in the business of handling storing curing receiving or delivering of raw or green hides furs or pelts or partially cured hides furs or pelts in any building or at any place within the corporate limits of the City of Fort Wayne within a radius of three hundred (300) feet from any building occupied exclusively for residence purposes, provided however that this section shall not apply to any existing business or business established while carried on or maintained at the location and in the building or buildings where it was carried on or maintained prior to September 28-1920

Section 2. That this ordinance shall be in full force and take effect from and after its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne this 12<sup>th</sup> day of October 1920

We hereby certify that the common council of the City of Fort Wayne Ind. at a regular meeting held on the 12<sup>th</sup> day of October 1920 by a Majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance no 980

Charles King

President

Wm. J. Jefferies

City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of October 1920

Wm. J. Jefferies City Clerk

approved this 16<sup>th</sup> day of October 1920

W. Sherman Lenthall  
Mayor





General Ordinance No 982

An ordinance changing the name of Agnostic Avenue  
to that of Buell Drive

Section 1. Be it ordained by the Common Council of  
the City of Fort Wayne Indiana that the name of Agnostic  
Avenue running South from Redisill Boulevard to  
to Cornell Circle, shall hereafter be Buell Drive

Section 2. That this ordinance shall be in full force  
and take effect on and after its passage and approval  
by the Mayor.

Ben F. Bennett

Done at the Council Chamber of the City of Fort Wayne  
this 26<sup>th</sup> day of October 1920

We hereby Certify that the Common Council of the City  
of Fort Wayne Indiana at a regular meeting held on the  
26<sup>th</sup> day of Oct 1920 by a Majority vote of all the members  
elect did pass the ordinance hereto attached and known  
as General Ordinance No 982.

Charles King

President

Wm J. Jefferies

City Clerk

Presented to the Mayor for approval on the 29<sup>th</sup> day  
of October 1920

Wm J. Jefferies City Clerk

approved this 30<sup>th</sup> day of October 1920

W. Sherman Cutshall  
Mayor

General Ordinance no 983

An ordinance changing the name of Simon Street to Radcliffe Avenue

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that Simon Street running from Pontiac Street to Manfred Street and Leffel Avenue to Offord Street be changed to and it is hereby styled and shall hereafter be known as Radcliffe Avenue

Section 2 That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

Jacob Zell

Done at the Council chamber in the city of Fort Wayne Indiana this 26<sup>th</sup> day of Oct 1920

We hereby certify that the common council of the city of Fort Wayne Indiana at a regular meeting held on the 26<sup>th</sup> day of October 1920 by a majority vote of all the members met did pass the ordinance herewith attached and known as General Ordinance no 983

Lebanes King

President

Wm J. Jafferis

City clerk

Presented to the Mayor for approval on the 29<sup>th</sup> day of Oct 1920

Wm J. Jafferis City clerk

approved this 30<sup>th</sup> day of October 1920

Wm Sherman Cuthrell  
Mayor.

General Ordinance No 984

An ordinance requiring the New York Chicago and St Louis Railroad Company to construct and maintain warning signals at the crossing of the Leeburg Road as amended October 26-1920

Sec 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the New York, Chicago and St Louis Railroad Company be and it is hereby required to erect maintain and constantly operate "big-wag" and warning signals at the crossing of its right of way and tracks with the Leeburg Road within the corporate limits of the City of Fort Wayne which signals shall at all times be automatically operated by electricity and so constructed that whenever any train or car or engine on any of said Railroads tracks crossing said road comes within a distance of twelve hundred (1200) feet on either side of said crossing, the arm of said signal shall project across said road and continually wane to and fro across the road and a gong shall continually ring loudly and between the hours of sun set and sun rise each night in addition to the ringing of said gong a flickering red light shall continually be displayed at said crossing until such train car or engine shall have proceeded to a distance of more than twelve hundred (1200) feet from said crossing. Section 2 said Company failing to erect or maintain or to operate said signals or any of them as herein provided shall be fined in the sum of Ten (\$10.00) dollars and every day or part of a day that said signals or any of them are not maintained or operated shall be deemed a separate offense: Provided however that one hundred and twenty (120) days time from the passage of this ordinance shall be given to the said New York Chicago and St. Louis Railroad Company in which to erect and construct the said signals. Section 3 That this ordinance shall be in full force and take effect on and after its passage approval by the Mayor and legal publication. Harry M. McMillen  
Done at the Council chamber in the City of Fort Wayne Indiana this 26<sup>th</sup> day of October 1920.

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a Regular meeting held on the 26<sup>th</sup> day of October 1920 by a majority vote of all the members did pass the ordinance hereto attached and known as Gen Ordinance No 984

Charles King

President

Wm J. Joffe

City Clerk

Presented to the Mayor for approval on the 29<sup>th</sup> day of October 1920

Wm J. Joffe City Clerk

Approved this 30<sup>th</sup> day of October 1920

W. Sherman Butshall  
Mayor.

General Ordinance no 985

An ordinance regulating the kind of milk sold in the  
City of Fort Wayne

Section 1. Be it ordained by the common council of the  
City of Fort Wayne Indiana that no person firm or corporation  
shall sell or offer for sale, expose for sale, dispose of  
exchange or barter or with the intent so to do have in his  
its or their possession, custody or control within the corporate  
limits of the City of Fort Wayne, any milk or cream that has  
not been pasteurized by the holding or vat system, or drawn  
from cows that have been found free from tuberculosis by  
a tuberculin test approved by the Board of Health of said  
City, made within the preceding six months. Reactors in such  
tests to be disposed of according to the existing State  
Veterinary Law of State of Indiana

Section 2. That every person firm or corporation engaged  
in the pasteurizing of milk or cream for sale or consumption  
in said City, shall have his its or ~~other~~ their pasteurizer  
equipped with a recording thermometer and shall  
deliver or cause to be delivered daily to the Department  
of Public Health, a record of each and every  
pasteurization, on blanks furnished by the Department  
of Health for that purpose. Further that every person  
firm or corporation so engaged in the pasteurization  
of milk or cream, shall be required to verify by  
affidavit the correctness of his its or their record at  
any time it may be deemed necessary by the Dairy  
and Meat inspector or the Department of Public Health.  
Such pasteurization to consist of heating the milk or cream  
to a temperature of at least 145 degrees Fahrenheit for 30  
minutes continuously.

Section 3. That every person firm or corporation  
engaged in the sale or barter, or exchange of milk or  
cream other than pasteurized milk or cream shall  
submit to the Department of Public Health a list of  
the names and addresses of each and every producer  
from whom their product is purchased, either  
continuously or occasionally, so that the herds owned  
by such producers may be given an approved test for  
tuberculosis; and it shall be unlawful for any person  
firm or corporation to sell or offer for sale, expose for  
sale, dispose of, exchange or barter, or with intent so to do  
have in his, its or their possession, custody or control  
any raw or unpasteurized milk or cream purchased  
or procured from any producer whose name and  
address has not been so furnished to said Department  
and it shall be unlawful for any dealer in raw or  
unpasteurized milk or cream to purchase such product  
from any herd of cows that has not first been given a  
tuberculin test, approved by said Board of Health,  
by the Dairy and Meat inspector or by a Veterinarian  
approved by the Department of Public Health.

Section 4 That any person firm or corporation failing  
to comply with or violating any section of this ordinance



shall be fined in any sum not less than twenty-five  
(\$25.00) dollars nor more than two-hundred (\$200.00) dollars  
and further that upon a second offense in addition to such  
fine the license of the guilty party may be revoked  
or recommendation of the Secretary of the Board of  
Health.

Section 5 That all ordinances and parts of ordinances  
in conflict herewith are hereby repealed but the  
provisions hereof shall be considered as supplemental  
and additional to all the provisions of General Ordinance  
no 337 which do not conflict herewith.

Section 6 That this ordinance shall be in full force  
and effect on and after its passage and approval by  
the Mayor and legal publication

Frank W. King  
Done at the Council Chamber in the City of Fort Wayne  
Indiana this 26<sup>th</sup> day of October 1920

We hereby certify that the Common Council of the  
City of Fort Wayne Indiana at a regular meeting  
held on the 26<sup>th</sup> day of October 1920 by a majority vote  
of all the members elect did pass the ordinance herewith  
attached and known as General Ordinance no 985

Charles King  
President

Wm J. Jefferies  
City Clerk

Presented to the Mayor for approval this 29<sup>th</sup> day  
of October 1920

Wm J. Jefferies  
City Clerk

Approved this 30<sup>th</sup> day of October 1920

W. Sherman Leitchall

Mayor

General Ordinance no 986

An ordinance ordering the improvement of Hanna Street by improving the sidewalks on both sides of Hanna Street from Madison Street to the Pennsylvania Rail Road.

Whereas Heretofore on the 26<sup>th</sup> day of August 1920 the Board of Public works of the City of Fort Wayne Indiana duly adopted a resolution deeming it necessary to improve the sidewalks on both sides of Hanna Street from Madison Street to the Pennsylvania Railroad, by grading to a width of sixteen (16) feet and paving with cement to a width of six (6) feet as set forth in said resolution so adopted by the Board of Public works of said City above referred to; and

Whereas on September 28. 1920. a Majority of the resident freeholders upon that part of Hanna Street between Madison Street and the Pennsylvania Railroad filed with said Board of Public works a remonstrance signed by them against the making of such improvement. Therefore.

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Indiana a necessity existing therefor that the sidewalks on both sides of Hanna Street from Madison Street to the Pennsylvania Railroad be and the same are hereby ordered improved in accordance with the resolution above referred to and adopted by the Board of Public works on August 26<sup>th</sup> 1920 and in accordance with the provisions of an act entitled: An act concerning municipal corporations passed by the General assembly at the 64<sup>th</sup> session thereof.

Section 2. That this ordinance take effect from and after its passage and approval by the Mayor

Charles King.  
Done at the Council chamber in the City of Fort Wayne Indiana this 9<sup>th</sup> day of Nov 1920

We hereby certify that the Common Council of the City of Fort Wayne Indiana at a regular meeting held on the 9<sup>th</sup> day of Nov 1920 by a majority vote of all the members elect did pass the Ordinance hereunto attached and known as General Ordinance no 986  
Charles King President Wm J. Jefferies City Clerk

Presented to the Mayor for approval on the 13<sup>th</sup> day of Nov 1920

Wm J. Jefferies City Clerk  
approved this 15<sup>th</sup> day of Nov 1920  
W. Sherman Cantstall Mayor

# General Ordinance No 987

An ordinance amending Section 1 of General Ordinance 979 entitled: An ordinance fixing the compensation of certain employees of the Fort Wayne Municipal Light and Power works as amended Sept 28-1920. passed September 28-1920

Section 1 Be it ordained by the common council of the City of Fort Wayne Indiana that Section 1 of the above entitled ordinance be amended by the insertion of the following words and figures immediately preceding the words "Wagon Foreman's Town" General Foreman as a wage at the rate of One Hundred Ninety (\$190.00) dollars per month.

Section 2. That this ordinance be in full force and take effect from and after its passage and approval by the Mayor

Samuel Hurline

Done at the council chamber in the City of Fort Wayne this 9<sup>th</sup> day of Nov 1920

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 9<sup>th</sup> day of Nov 1920 by a majority vote of all the Members did did pass the Ordinance hereto attached and known as General Ordinance No 987

Charles King

Clerk

Wm J. Jeffers

City Clerk

Presented to the Mayor for approval on 15<sup>th</sup> day of Nov 1920

Wm J. Jeffers City Clerk

Approved this 15 day of Nov 1920

W. Sherman Leatschall  
Mayor

General Ordinance No 988

An ordinance authorizing the employment by the City Clerk during the year 1921 of a Deputy Clerk and fixing his salary.

Whereas in the year 1921 there will be held in this City a municipal election and also a primary Municipal election which will entail a great amount of additional work to be performed by the City Clerk and will make necessary the employment of a Deputy Clerk.  
Now therefore

Section 1 Be it ordained by the Common Council of the City of Fort Wayne Indiana that the City Clerk be and ~~the same~~ he is hereby authorized to employ during the year 1921 and no longer a Deputy City Clerk whose salary shall be one thousand (\$1000.) dollars for said year 1921.

Section 2 That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor

Richard A. Crosby  
Leave at the council chamber in the City of Fort Wayne Indiana this 23<sup>d</sup> day of Nov 1920.

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 23<sup>d</sup> day of November 1921. By a majority vote of all the members elect did pass the ordinance hereunto attached and known as General Ordinance No 988.  
Charles King. Wm J. Joffries

President City Clerk  
Presented to the Mayor for his approval on the 26<sup>th</sup> day of Nov 1920.

Wm J. Joffries City Clerk  
approved this 26<sup>th</sup> day of November 1920  
W. Sherman Litchell  
Mayor.



General Ordinance no 989  
An ordinance repealing General Ordinance No 873  
entitled: An ordinance authorizing the sale of certain  
real estate now part of the Park lands in the City of  
Fort Wayne, passed March 11-1919.

Section 1. Be it ordained by the Common Council of  
the City of Fort Wayne Indiana. That General Ordinance  
no 873 entitled "An ordinance authorizing the sale  
of certain real estate now part of the Park lands in  
the City of Fort Wayne, passed March 11-1919 be and  
the same is hereby in all things repealed.

Section 2 That this ordinance shall be in full force  
and take effect on and after its passage and approval  
by the Mayor.

James Liggett

Come at the Council chamber in the City of Fort Wayne  
Indiana this 26<sup>th</sup> day of Nov 1920

We hereby certify that the Common Council of the  
City of Fort Wayne Indiana at a regular meeting  
held on the 26<sup>th</sup> day of November 1920 by a Majority Vote  
of all the members elect did pass the ordinance  
herewith attached and known as General Ordinance  
no 989

Charles King  
President

Wm. Jeffries  
City Clerk

Presented to the Mayor for approval on the 26<sup>th</sup>  
day of Nov 1920

Wm. Jeffries City Clerk  
approved this 26<sup>th</sup> day of November 1920

W. Sherman Cuthrell  
Mayor

General Ordinance no 990

An ordinance to regulate starch factories, glue factories smoke houses, renderies, and rendering plants, bone factories soap factories, tanneries, hyde houses, slaughter houses, packing houses and dye factories, as amended December 14-1920

Section 1. Be it ordained by the common council of the city of Fort Wayne Indiana that it shall be unlawful for any person firm or corporation or association to erect or place or cause, or permit to be erected, or placed, or operated within the corporate limits of the city of Fort Wayne or within four miles of said corporate limits, any starch factories, glue factories, smoke houses or establishments for the curing of meats, renderies, rendering plants, bone factories, soap factories, tanneries, hyde houses, slaughter houses, packing houses and dye factories without first obtaining a permit therefor from the Board of Public works of the city of Fort Wayne Indiana and paying a license fee therefor. This permit shall be deemed a license revokable at will of the Board of Public works of the city of Fort Wayne Indiana. applications for permits shall be upon printed blanks furnished by the Board of Public works and signed by the owner or manager, firm or corporation applying for same. No such permit shall be issued until after the person, owner, firm, or corporation desiring to erect or operate any starch factories glue factories, smoke houses, or establishments for the curing of meats, renderies, rendering plants bone factories, soap factories, tanneries, hyde houses, slaughter houses, packing houses, and dye factories shall have filed with the Board of Public Works an application in form to be prescribed by them which shall set forth the name and names of all the persons interested therein directly or indirectly. The location of the same shall be definitely stated according to the map of the city of Fort Wayne or any location within four miles of the said corporate limits.

Section 2. All starch factories glue factories smoke houses or establishments for the curing of meats, renderies and rendering plants, bone factories soap factories, tanneries, hyde houses, slaughter houses, packing houses and dye factories, now operating shall comply with and be held to be bound by the terms of this ordinance.

Section 3. It shall be unlawful for any starch factories glue factories, smoke houses or establishments for the curing of meats, renderies, and rendering plants, bone factories soap factories, tanneries, hyde houses, slaughter houses, packing houses, and dye factories to permit any foul ill-smelling, unpleasant or disagreeable odor to escape from their plant, within the confines of the city of Fort Wayne and within a distance of four miles of the city limits of the city of Fort Wayne.

Section 4. On complaint of any citizen to the Board of Health of the city of Fort Wayne that specified starch factories glue factories, smoke houses or establishments for the curing of meats, renderies, and rendering plants, bone factories

4185  
Soap factories. Tanneries hide houses. Slaughter  
houses packing houses and dye factories is permitting  
foul ill-smelling unpleasant or disagreeable orders to  
escape it shall be the duty of the Board of Health to immediately  
dispatch an officer to investigate, and if he finds that such  
orders are escaping the officer shall file an affidavit in  
the City Court against the offending starch factories,  
glue factories smoke houses or establishments for the curing  
of meats renderies and rendering plants, bone factories  
Soap factories. Tanneries. Hide houses Slaughter houses  
packing houses and dye factories for the said violation  
of this ordinance.

Section 5. Any person firm or corporation violating any of  
the provisions of this ordinance shall be fined \$10.00 for the  
first offense and \$100.00 for any subsequent offense and  
every day that any such foul ill-smelling, unpleasant  
disagreeable or noxious order is so permitted to escape  
from any such plant shall constitute a separate offense.

Section 6. On request made to the Board of Public works  
by any starch factories, glue factories smoke houses  
or establishments for the curing of meats renderies and  
rendering plants, bone factories, Soap factories, tanneries  
hide houses, Slaughter houses packing houses and dye  
factories, the same shall be given a permit of time not  
exceeding 90 days to install the necessary apparatus  
to illuminate the above mentioned orders.

Section 7. The fee for license under this ordinance shall  
be \$10.00 yearly payable to the Board of Public works

Section 8. That this ordinance shall be in full force and take  
effect on and after its passage and approval by the Mayor  
and legal publication

Frank A. Schramm

Leaves at the Council Chamber in the City of Fort Wayne

This 14<sup>th</sup> day of Dec 1920

At the City of Fort Wayne

We hereby certify that the common council of the City of Fort  
Wayne Indiana at a regular meeting held on the 14<sup>th</sup> day  
of December 1920 by a Majority vote of all the members elect  
did pass the ordinance herunto attached and known as  
General Ordinance no 990

Charles King

President

Wm. J. Jufferies

City Secy

Presented to the Mayor for approval on the 18<sup>th</sup> day of  
December 1920

Wm. J. Jufferies City Secy

To the Honorable Common Council  
Gentlemen

I have not approved General Ordinance no 990  
passed at the same session being an ordinance  
to regulate starch factories glue factories, smoke  
houses, renderies and rendering plants, bone factories  
Soap factories Tanneries hide houses Slaughter houses  
packing houses and dye factories as amended Dec 14-1920  
for the following reasons

Section one provides for the issuance of a permit by the Board of Public works and the payment of the license fee and further provides that this permit shall be deemed a license revokable at will of the Board of Public works. While section four imposed upon the Board of Health the enforcement of the regulations of this ordinance. This division of responsibility appears impracticable.

The ordinance also provides that if a farmer within the four mile limit erected a smoke house to cure meats and the odors therefrom were unpleasant to anyone. Such person could complain to the City Board of Health whose duty it would be to immediately dispatch an officer to investigate this condition four miles from the City. If this officer found any odor escaping it would be his duty under the terms of this ordinance to file an affidavit against the owner of the smoke house.

I am convinced that it would be practically impossible to secure a conviction and I therefore believe that the terms of the ordinance could not be enforced.

Yours Truly,  
W. Thurman Leitchhall  
May 17



# General Ordinance No 991

An ordinance approving and ratifying a certain Contract entered into by and between the Becker Motor Company and the City of Fort Wayne Indiana

Whereas on the 9<sup>th</sup> day of December 1920 the Becker Motor Company entered into a contract with the City of Fort Wayne by and through its Board of Public Safety for the furnishing of a Police Patrol which contract is in the following words:

All agreements are contingent upon delays resulting from strikes accidents fire Commanding of plank or other demands of the United States Government delay in Transportation

THIS AGREEMENT made by and between the BECKER MOTOR COMPANY, of Fort Wayne, Indiana, party of the first part, and Board of Public Safety, City of Fort Wayne, Indiana, party of the second part.

WITNESSETH: That the party of the first part agrees to sell, upon the terms and conditions following, the apparatus and equipment hereinafter specified, which is in accordance with the specifications and guarantees attached hereto, and which is made a part of this agreement and contract, including the proposal dated Nov. 18, 1920, and the conditions attached thereto, which are also a part of this contract.

Delivers to the City of Fort Wayne, Indiana, at its place of business, within 10 working days after receipt and approval of this contract duly executed.

That the party of the first part warrants all motor vehicles manufactured by the White Motor Company, to be free from defects in material and workmanship under normal use and service, the obligation, under this warranty, being limited to making good, at the factory, or in the offices of the White Motor Company, any part or parts thereof, which shall within ninety (90) days after delivery of such vehicle to the party of the second part, be returned to the White company, with transportation charges prepaid and which the examination of the White Motor Company shall disclose, to their satisfaction, to have been thus defective. This warranty being expressly in lieu of all other warranties expressed or implied, and of all other obligations or liabilities on the part of the party of the first part.

It is further mutually agreed between the parties hereto that the stipulations of this agreement have been read and are understood by the parties of the second part and that there are no war- rants, agreements or understandings, either oral or written, which in any manner alter, abridge or conflict with the above, and that this agreement may be altered, modified or abridged only in writing, duly signed by an officer of the party of the first part, duly authorized.

WITNESS our hands and official seal this 9th day of December, 1920.

BECKER MOTOR COMPANY,  
W. S. BECKER, President.  
Party of the First Part.  
CITY OF FORT WAYNE, INDIANA,  
By JOHN B. WALKER,  
PHILIP KOPPELINGER,  
W. C. TOLSON,  
Party of the Second Part.  
Section 1. Be it ordained by the common council of the city of Fort Wayne that the contract heretofore entered into by and between the Becker Motor Company and the City of Fort Wayne, Indiana, on the 9th day of December, 1920, be and the same be here- in, in things confirmed and ap- proved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the mayor.

TOM SNIOK

It is further mutually agreed between the parties hereto that the stipulations of this agreement have been read and are understood by the parties of the second part and that there are no war- rants, agreements or understandings, either oral or written, which in any manner alter, abridge or conflict with the above, and that this agreement may be altered, modified or abridged only in writing, duly signed by an officer of the party of the first part, duly authorized.

WITNESS our hands and official seal this 9th day of December, 1920.

BECKER MOTOR COMPANY,  
W. S. BECKER, President.  
Party of the First Part.  
CITY OF FORT WAYNE, INDIANA,  
By JOHN B. WALKER,  
PHILIP KOPPELINGER,  
W. C. TOLSON,  
Party of the Second Part.

Section 1. Be it ordained by the common council of the city of Fort Wayne that the contract heretofore entered into by and between the Becker Motor Company and the City of Fort Wayne, Indiana, on the 9th day of December, 1920, be and the same be here- in, in things confirmed and ap- proved.

Section 2. That this ordinance be in full force and take effect on and after its passage and approval by the mayor.

TOM SNIOK

Done at the Council chamber in the City of Fort Wayne Ind this 28<sup>th</sup> day of Dec 1920

We hereby certify that the common Council of the City of Fort Wayne Ind at a regular Meeting held on the 28<sup>th</sup> day of Dec 1920 by a majority vote of all the members met did pass the ordinance herunto attached and known as General Ordinance No 991

Charles King. Wm T. Jeffries  
President City clerk  
Presented to the Mayor for approval on the 30<sup>th</sup> day of Dec 1920 Wm T. Jeffries City clerk  
Approved this 30<sup>th</sup> day of Dec 1920 W. Sherman Cutshall  
Mayor

General Ordinance no 992

An ordinance amending section 1 of General Ordinance no 984 entitled: An ordinance requiring the New York Chicago and St. Louis Railroad Company to construct and maintain warning signals at the crossing of the Leesburg road, as amended Oct 26-1920 passed Oct 26-1920

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind that Section 1 of the above entitled ordinance be amended to read as follows: Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the New York, Chicago and St. Louis Railroad Company be and it is hereby required to erect, maintain and constantly operate "Wig-Wag" and warning signals at the crossing of its right of way and tracks with the Leesburg road within the corporate limits of the City of Fort Wayne which signals shall at all times be automatically operated by electricity and so constructed and operated that whenever any train or car or engine on any of said railroad's tracks crossing said road comes within a distance of twelve hundred (200) feet on the west side of said crossing ~~the same~~ or comes west of said signal shall project across said road and continuously come to and go across the road and a gong shall continuously ring loudly and between the hours of sunset and sunrise each night in addition to the ringing of said gong a flashing red light shall continually be displayed at said crossing until such train car or engine shall have proceeded to a distance of more than twelve hundred (200) feet west of said crossing or shall have proceeded East of the west line of Union Avenue.

Section 2. That this ordinance shall be in full force and take effect on and after its passage approval by the Mayor and legal publication

Done at the Council Chamber in the City of Fort Wayne Ind this 28<sup>th</sup> day of December 1920

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 28<sup>th</sup> day of Decr 1920 by a majority vote of all the members elect did pass the ordinance herewith attached and known as General Ordinance no 992

Charles King

President

Wm. J. Lippert

City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day of December 1920

Approved this 30<sup>th</sup> day of Decr 1920

W. Sherman

Mayor

General Ordinance No. 993

An Ordinance approving and ratifying a certain contract entered into by and between the City of Fort Wayne, Indiana, and Frederick G. Hibbard.

Whereas on the 20<sup>th</sup> day of December, 1920, the City of Fort Wayne, Indiana, by and through its Board of Park Commissioners, entered into a contract with Frederick G. Hibbard, for the furnishing, delivering and erection of a monument to Major General Henry H. Lawton, which contract is in the following words:

This agreement made the 20<sup>th</sup> day of December, 1920, by and between the City of Fort Wayne, Indiana, by and through its Board of Park Commissioners hereinafter called "the City" party of the first part, and Frederick G. Hibbard of the second part, witnesses:

That in consideration of the payment by the party of the first part of the sum of Seven thousand five hundred in the manner hereinafter provided, the party of the second part agrees to execute for the City of Fort Wayne and deliver and erect for the City a monument to Major General Henry H. Lawton in accordance with the model and sketch heretofore furnished said City for its approval; the party of the second part expressly agrees to furnish all labor and material for the complete erection of the said monument.

including a pedestal and foundation thereunder as hereinafter specified.

The bronze figure of Major General Henry H. Lawton on said pedestal to be one and one half times life size and to be cast the usual thickness in United States Government standard bronze, and to consist of the standing portrait figure of Major General Lawton as shown by said model.

The foundation of said pedestal is to be underground six feet and to be of concrete base of one part approved Portland Cement, two parts of clean sharp, dry sand and four parts clean broken stone not over one and one half inches screen; all to be properly mixed in usual and customary layers, each layer being well tamped down and continued to grade. Foundation to be protected from drying too quickly as the work progresses and after the foundation has been laid. Top of foundation to be made smooth and level and given a grade coat of water proofing.

Upon the foundation of six feet depth underground, is to be placed a 6½ foot high Barre granite pedestal or base, the granite to be of even color and texture, free from flaws, knots and streaks of any description, all to be finished to a uniform, even surface.

All joints on the monument must be carefully scraped and pointed up with pure cement and shall not be over 3/16". When all pointing is done, the monument shall be washed down and thoroughly cleaned. All bronze shall be securely fastened to granite by bronze bolts in the most approved manner. All dirt, on the excavation, debris from its digging and erecting the monument to be removed by second party and everything left clean and ready for unveiling.

over



Party of the second part is to execute his bond with surety bonding Company to be approved by party of the first part in the penal sum of Seven Thousand five hundred Dollars conditioned for the faithful and complete performance by him of this contract, which bond shall provide that the second party shall be liable against any damage or loss by reason of his failure to pay for materials and labor in the performance of his contract.

In consideration of the performance of said work as herein provided the party of the first part agrees to pay to the party of the second part said sum of Seven Thousand five hundred Dollars as follows: Twenty-five hundred (\$2500.00) Dollars on the execution of this contract and approval of the bond herein called for: Three Thousand (\$3000.00) Dollars on the acceptance and approval by the first party of large masonry: Two Thousand (\$2000.00) Dollars when the granite work is finished: and the balance on the completion of the work and acceptance thereof by first party.

The entire work is to be completed and ready for unloading not later than October 15<sup>th</sup> 1921.

This contract is subject to the approval of the Common Council of the City of Fort Wayne.

Witness our hands and seals the day and year first above written.

Attest  
William M. Hinkle  
Mayor

City of Fort Wayne.  
Sealed By L. H. Tait.  
Attest  
Wm. Hinkle  
Mayor  
The Board of Public Works

Frederick C. Hibbard

Section I. Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into by and between the City of Fort Wayne, Indiana and Frederick C. Hibbard, on the 20<sup>th</sup> day of December, 1920, as more fully set out in the preamble hereto, be and the same is hereby in all things confirmed and approved.

Section II. That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Frederick C. Hibbard

Done at the Council Chamber in the City of Fort Wayne, Indiana this the 28<sup>th</sup> day of December, 1920.

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 28<sup>th</sup> day of December, 1920, by a majority vote of all the members elect, did pass the ordinance herein at read, and known as General Ordinance No. 293

Charles Kling  
Recorder

Wm. T. Jeffries  
City Clerk



Presented to the Mayor for approval on the 30<sup>th</sup> day of  
December, 1920.

Mrs T. Jeffries  
City Clerk

Approved this 30<sup>th</sup> day of December, 1920.

H. Sherman Lusk  
Mayor

General Ordinance No. 994

One Ordinance fixing the salaries of the clerks in the Office of the Controller

Section I. Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the two (2) clerks in the office of the City Controller shall each receive a salary at the rate of Eighty \$80.00 Dollars per month from and after the first day of January 1921.

Section II That all ordinances and parts of ordinances in conflict herewith are hereby repealed.

Section III That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

Jacob Bill

Done at the Council Chamber in the City of Fort Wayne, Indiana on the 11<sup>th</sup> day of January, 1921.

We hereby certify, that the Common Council of the City of Fort Wayne Indiana, at a regular meeting, held on the 11<sup>th</sup> day of January, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 994

Charles King  
President

Wm. T. Jeffries  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of January, 1921.

Wm. T. Jeffries  
City Clerk

Approved this 15<sup>th</sup> day of January, 1921

W. Sherman Lentshall  
Mayor

General Ordinance No. 995

An Ordinance amending General Ordinance No. 751, entitled:  
"An Ordinance providing for stenographic service in the Legal Department" passed  
October 10<sup>th</sup> 1916.

Section I For it ordained by the Common Council of the City of Fort Wayne,  
Indiana, that Section I of the above entitled ordinance be amended to read  
as follows: "Section I. Be it ordained by the Common Council of the City  
of Fort Wayne, Indiana, that the legal department be allowed seventy five  
(\$75.00) Dollars per month for stenographic services, commencing with the month  
of January, 1921."

Section II That this ordinance be in full force and ~~then~~ take effect from and after  
January 1, 1921, and its passage and approval by the Mayor.

Done at the Council Chamber in the City of Fort Wayne, Indiana, on the 11<sup>th</sup> day of January, 1921.  
Charles King

We hereby Certify, That the Common Council of the City of Fort Wayne,  
Indiana, at a regular meeting, held on the 11<sup>th</sup> day of January, 1921, by a majority  
vote of all its members elect, did pass the ordinance herewith attached, and  
known as General Ordinance No. 995."

Charles King  
President

Wm. D. Jeffries  
City Clerk

Presented to the Mayor for Approval on the 15<sup>th</sup> day of January, 1921

Wm. D. Jeffries  
- City Clerk

Approved this 17<sup>th</sup> day of January, 1921.

W. Sherman Cautshall  
Mayor

General Ordinance no 996

An ordinance authorizing the purchase of a certain tract of real estate by the Board of Public Works as amended January 25<sup>th</sup> 1921

Section 1- Be it ordained by the common council of the City of Fort Wayne Indiana that the Board of Public Works of said City be and it is hereby authorized and directed to purchase at and for the price of Five Thousand Five Hundred (\$5,500.00) Dollars the following described tract and parcel of real estate in the City of Fort Wayne in Allen County, Indiana the said sum to be paid out of the General fund to wit:  
Lots numbered three (3) and four (4) in Bossler addition to said City of Fort Wayne

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the mayor

John Snook

Done at the council chamber in the City of Fort Wayne this 25<sup>th</sup> day of January 1921

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 25<sup>th</sup> day of January 1921 by a majority vote of all the members who did pass the ordinance herewith attached and known as General Ordinance no 996.

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the mayor for approval on the 31<sup>st</sup> day of January 1921

Wm. J. Jeffries City Clerk

approved this 1<sup>st</sup> day of Feb 1921

W. Sherman Lottisall  
Mayor



General Ordinance No. 997

An Ordinance authorizing the purchase of certain tract of real estate by the Board of Public Works in the City of Fort Wayne.

Section I Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Works of said City be, and it hereby authorized and directed to purchase the following described tract of Real Estate in Allen County, Indiana, to-wit:

All of Lot "A" Baltis and Rony's Addition, in the City of Fort Wayne, Indiana, according to the recorded plat thereof, excepting the following described tracts of land which have been sold, and are a portion of said Lot "A":

Tract No. I (so-called) beginning at a point on the south line of Baltis Avenue, where the east line of the alley east of Myrtle Avenue intersects the same, thence south on said alley-line one hundred and thirty-eight and eight tenths (138.8) feet, thence East forty-five (45) feet, thence north parallel with the East line of said alley one hundred thirty-eight and eight tenths (138.8) feet to south line of Baltis Avenue, thence west forty-five (45) feet to the place of beginning.

Tract No. II (so-called) beginning at the North-East corner of Lot "A" Baltis and Rony's Addition. The same being the south-west corner of Baltis Avenue and North Hanna Street, thence south on the west line of North Hanna Street, one hundred and thirty-five (135) feet, thence west forty-five (45) feet, thence north parallel with the west line of North Hanna Street one hundred and thirty-five (135) feet to the south line of Baltis Avenue, thence East forty-five (45) feet to place of beginning.

Also Lot "B" and Lots 94, 95, 96, 100, 101, 106, 111, 112, 114, 102, 103, 104, 105, and 113 in Baltis and Rony's amended addition to the City of Fort Wayne, according to the recorded plat thereof.

at and for the sum of Ten thousand Seven hundred (10,700) Dollars; the said sum of \$10,700.00 to be paid out of the River Improvement and Flood Prevention Fund.

Section II That this Ordinance be in full force and take effect on and after its passage and approval by the Mayor  
J. H. Reynolds

He hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 25<sup>th</sup> day of January, 1921, by a majority vote of all the members elect, did pass the Ordinance herein attached, and known as General Ordinance No. 997.

President

Wm. T. Jeffries  
City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of January 1921  
Wm. T. Jeffries, City Clerk.

Approved this 1<sup>st</sup> day of February 1921

Wm. T. Jeffries, Mayor

General Ordinance No. 298.

An Ordinance authorizing the purchase of two certain tracts of real estate by the Board of Public Works.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana that the Board of Public Works of said City, be, and it is hereby authorized and directed to purchase at and for the sum of \$2700.00 the following described tracts of real estate in the City of Fort Wayne, in Allen County, Indiana, for fire department stations,

The west fifty (50) feet of the East One hundred (100) feet of the South one hundred and forty (140) feet in Rush Homestead Addition, on State Street, at the price of \$1500.00

Also Lot 17 in Dreibelbis' First Addition, on the South-west corner of Clumpp and Ligua Avenues, at the price of \$1200.00.

Section II

That this Ordinance be in full force, and take effect on and after its passage and approval by the Mayor

Harry B. Ackillien

He hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 25th day of January 1921, by a majority vote of all the members elect, did pass the Ordinance herewith attached, and known as General Ordinance No. 298.

Wm. F. DeFries

President

City Clerk

Presented to the Mayor for approval on the 31st day of January 1921

Wm. F. DeFries

City Clerk

Approved this 1st day of February 1921.

H. Sherman Cutschall

Mayor -

## General Ordinance No. 999

Re Ordinance providing for the licensing and regulation of public dance halls, as amended January 25<sup>th</sup> 1921.

### Section I

The term public dance hall as used in this ordinance shall be taken to mean any room, place or space in which a public dance or public ball shall be held or hall or academy in which classes in dancing are held and instruction in dancing is given for hire or where admission can be had by payment of a fee or by the purchase, possession or presentation of a ticket or token or in which a charge is made for care of clothing or other property or where the public generally may gain admission with or without payment of a fee. The term "public dance" as used in this ordinance shall be taken to mean a dance to which admission can be had by payment of a fee or by the purchase, possession or presentation of a ticket or token, or at which a charge is made for care of clothing, or other property, or to which the public generally may gain admission with or without payment of a fee, or where an individual fee is charged or collected for participation in any individual dance.

### Section II

That it shall hereafter be unlawful to hold any public dance or public ball or hold classes in dancing or give instruction for dancing for hire in any hall or academy within the limits of the City of Port Wayne or within four (4) miles from the limits thereof until such hall in which the same may be held shall have been duly licensed as a public dance hall as provided herein. Provided, however, that none of the provisions of this ordinance shall extend to, or apply to any point within the corporate limits of any other city or town.

### Section III

The proprietor, lease or manager of any such hall or academy shall use the same or allow the same to be used for any of the purposes stated in section I of this ordinance without having procured from the City Controller the license for such purpose as provided herein. This license must be conspicuously displayed in any such public dance hall.

### Section IV

Any person or persons desiring to maintain operate or open in the limits of said City or within four (4) miles from the limits thereof any public dance hall, shall apply to the City Controller for a license so to do upon blank forms to be furnished by said controller, giving the location and street number where such hall or academy is located, and the size of the hall, room, place or space so to be used; it shall then be the duty of the Building Inspector, the Chief of the Fire Department, the Chief of Police and the Board of Health to inspect said location, and if satisfied that such place complies with the requirements of this ordinance and of the State laws applicable thereto and the regulations and orders of the State Fire Marshall, they shall so report to the Mayor, who, if satisfied that the applicant is a proper person to conduct such place, shall in writing authorize the Controller to issue such license, upon the payment to said Controller of a fee of Twenty-five (\$25.00) Dollars where said dance hall has a floor area of three thousand (3000) square feet or less; and where such dance hall has a floor area of over

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of over three thousand square feet, a fee of Fifty (\$50.00) Dollars  
therefor. Such license shall be in force for one (1) year only  
from the date of such issue, but may be renewed on payment of  
a like fee on written authorization from the Mayor when satisfied  
that such licensee and such place so licensed complies with the  
requirements of this ordinance. Provided, however, that each such  
license shall expire on the last day of each calendar year and  
for each such license, taken out after June 30<sup>th</sup> in any year,  
the fee to be paid shall be one-half the annual fee.

#### Section V

Every such public dance hall shall have proper provisions  
made for ventilation, be supplied with separate and sufficient toilet  
conveniences for each sex, in good sanitary condition and with  
sanitary drinking fountains, all to the approval of the Board of  
Health.

#### Section VI

Every proprietor, lessee, and manager operating a public dance hall  
under the ordinance and in whose place there shall be held any  
public dance of any character, kind or description shall at all  
times open such hall for the inspection of the Building Inspector, the  
Chief of the Fire Department, the Chief of Police and the Board of Health;  
and it is hereby made the duty of said officials to inspect, or  
cause to be inspected all licensed dance halls. Any police  
officer of the City of Fort Wayne may cause any public dance hall  
to be vacated during the progress or holding of any public dance  
for any of the reasons for which a public dance hall license  
may be revoked as provided for herein.

#### Section VII

It shall be unlawful to permit any person under the age  
of sixteen (16) years to attend or remain at any public dance  
after the hour of 8 P.M. unless such person be accompanied  
by the parent or legal guardian of such person.

#### Section VIII

It shall be unlawful for any person, firm or corporation to hold  
any public dance within the limits of the city of Fort Wayne, or within  
four miles from the City limits without having first obtained from  
the Controller a permit therefore application for which permit shall  
have been made at least forty-eight (48) hours before the dance authorized  
thereunder is to be held. Such permit shall be issued by the Controller  
on the written order of the Mayor, when the Mayor is satisfied that  
such dance is to be conducted in a proper manner. The fee for  
such permit shall be Five (\$5.00) Dollars for each such public dance.  
Provided, however, that for the conducting of a dance in a public  
dance hall licensed hereunder no fee shall be charged for such permit;  
and that no permit shall be required for the conducting of a dance  
in a licensed public dance hall by the holder of an annual license  
issued hereunder for such public dance hall; provided, further  
that no permit shall be required for the holding of a dance by a  
bona fide fraternal organization for its members only.

#### Section IX

The Mayor shall draw up regulations governing the conduct  
of public dance halls and of persons attending the same, a copy of any



such regulations to be posted in a conspicuous place in every public dance hall.

Section X

The Mayor may refuse to authorize the issue of a license for a public dance hall, and may revoke any license already issued to any proprietor, lessee, or manager of any public dance hall for any good and satisfactory reason which may be submitted to him in writing by the Chief of Police, by the Board of Health, or by the chief of the Fire Department, or for any violation of any such regulations for the control of public dance halls; the Mayor shall revoke any license already issued to the proprietor, lessee, or manager of any public dance hall upon proof submitted to the Mayor of a second violation of any of the provisions of this ordinance; and no new license shall be issued to any such former licensee until after the expiration of six months.

Section XI

All public dances shall be discontinued and all public dance halls shall be closed on or before the hour of 11:30 o'clock P. M.

Section XII

It shall be unlawful for the person conducting a public dance to discriminate between the sexes as to the amount of admission fee.

Section XIII

Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not to exceed Three-Hundred \$300.00 Dollars for each offense, and every day that any persons, firm or corporation shall maintain, operate or cause to be maintained or operated any public dance hall without first having obtained a license so to do shall constitute a separate offense.

Section XIV

That this ordinance shall be in full force and take effect from and after its passage, approval by the Mayor and legal publication  
Wm. F. Bennett

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 25<sup>th</sup> day of January 1921, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 999

President

Wm. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of January 1921  
Wm. F. Jeffries  
City Clerk

Approved this 1<sup>st</sup> day of February 1921

W. Sherman Cutshall  
Mayor

General Ordinance No. 1000

An Ordinance requiring the Lake Erie and Western Railroad Company and the Lake Erie and Fort Wayne Railroad Company and Indiana Service Corporation to provide a flagman at the crossing of their respective rights of way with Taylor Street, within the corporate limits of the City of Fort Wayne, as amended January 25<sup>th</sup> 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Lake Erie and Western Railroad Company and the Lake Erie and Fort Wayne Railroad Company, and the Indiana Service Corporation be and they are hereby required to place a flagman at the Railroad crossing where Taylor Street and the tracks of said Indiana Service Corporation intersect and cross the right of way and tracks of said two Railroad Companies within the corporate limits of the City of Fort Wayne.

Section II

Said flagman shall be provided with proper and conspicuous signals and shall give proper and timely notice to persons about to cross said tracks of the approach of a train, locomotive or cars, or both, and said flagman shall prevent any person or persons from standing or loitering on any track upon said crossing. For this purpose all flagmen stationed there, shall be clothed with Police Power.

Section III

Reliable and competent persons shall be employed as flagmen and shall be stationed at, and perform their duties upon said crossing at all hours of the day, except from 12.00 A. M. to 6.00 A. M. of each day.

Section IV

Said Companies, or either of them failing to comply with any of the provisions of this ordinance shall be fined in the sum of ten dollars, and every day the said crossing is allowed to remain unprotected and without said flagman, shall be deemed a separate offense.

Section V

This ordinance to be in full force and take effect on and after its passage and approval by the Mayor and legal publication

Richard L. Crosby  
Frank A. Schramm

We hereby certify, that the Common Council of the City of Fort Wayne Indiana, at a regular meeting, held on the 25<sup>th</sup> day of January 1921, by a majority vote of all the members elect did pass the ordinance herewith attached, and known as General Ordinance No. 1000.

President

Wm. T. Jeffries  
City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of January 1921

Wm. T. Jeffries  
City Clerk

Approved this 1<sup>st</sup> day of February 1921

W. Sherman Lantabell  
Mayor

# General Ordinance 1001

An Ordinance relating to nuisances as amended January 25<sup>th</sup> 1921

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that it shall be unlawful for any person, firm or corporation to erect or place, or cause, or permit to be erected, or placed, or operated within the corporate limits of the City of Fort Wayne, or within one mile of said corporate limits, any starch factories, glue factories, smoke houses or establishments for the curing of meats, for commercial purposes, renderies, rendering plants, bone factories, soap factories, tanneries, hide houses, slaughter houses, packing houses and dye factories without first obtaining a permit therefore from the Board of Health of the City of Fort Wayne, Indiana, and paying the license fee therefore of One \$10.00 Dollars per year, or for any part of a year. All applications for such permits shall be made on forms prescribed by said Board of Health. All such permits shall be issued for one year, and shall expire on December 31<sup>st</sup> of each year.

## Section II

No building permits shall be issued by the Board of Public Works or Building Inspector for the erection of any such factory, house or building or for the erection of any building for use for any such business, occupation or industry until a permit shall have been issued by said Board of Health as provided in section I hereof.

## Section III

All of the factories, houses and business establishments immediately in section I hereof now operating, shall comply with and be held to be bound by the terms of this ordinance.

## Section IV

It shall be unlawful for any starch factories, glue factories, smoke houses or establishments for the curing of meats, renderies and rendering plants, bone factories, soap factories, tanneries, hide houses, slaughter houses, packing houses and dye factories to permit any foul, ill-smelling, unpleasant or disagreeable odor to escape from their plants within the confines of the City of Fort Wayne, and within a distance of one mile of the City limits of the City of Fort Wayne.

## Section V

On complaint of any citizen to the Board of Health of the City of Fort Wayne that any starch factory, glue factory, smoke house or establishment for the curing of meats, rendering or rendering plants, bone factory, soap factory, tannery, hide house, slaughter house, packing house or dye factory is permitting foul, ill-smelling, unpleasant or disagreeable odors to escape, it shall be the duty of the Board of Health to immediately dispatch an officer to investigate, and if he finds that such odors are escaping, the officer shall file an affidavit in the City Court against the offending starch factory, glue factory, smoke house, or establishment for the curing of meats, rendering or rendering plant, bone factory, soap factory, tannery, hide house, slaughter house, packing house, and dye factory for the said violation of the ordinance.

## Section VI

Any person, firm or corporation violating any of the provisions of this ordinance shall be fined in any sum not exceeding \$100.00, and every day that any such foul, ill-smelling unpleasant, disagreeable or noxious odor

is so permitted to escape from any such plant shall constitute a separate offence.

Section VII

On request made to the board of health by any such factory or business establishment enumerated in section I hereof, now operating, the same shall be given a permit of time not exceeding 90 days to install the necessary apparatus to eliminate the above mentioned odors.

Section VIII

That this ordinance shall be in full force, and take effect on and after its passage and approval by the Mayor and legal publication  
Frank L. Schramm

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 25<sup>th</sup> day of January 1921, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 1001

President

Wm. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of January 1921  
Wm. F. Jeffries  
City Clerk

I have not approved General Ordinance No. 1001 because I do not believe that City Health Officers should be called upon to enforce health regulations beyond the limits of the City

Yours Truly

W. Sherman Butcher  
Mayor

Feb 8<sup>th</sup> - 1921 The ordinance was passed over the Mayors veto by unanimous vote of the Common Council.

Wm. F. Jeffries  
City Clerk.



General Ordinance No. 1002

An Ordinance ratifying and approving a certain contract entered into on the 19<sup>th</sup> day of January 1921, by and between the City of Fort Wayne, Indiana, and Indiana Service Corporation.

Shenandoah, on the 10<sup>th</sup> day of January 1921, the City of Fort Wayne, Indiana by and through its Board of Works entered into a contract with the Indiana Service Corporation which contract is in the following words:

GENERAL ORDINANCE NO. 1,002.

An ordinance ratifying and approving a certain contract entered into on the 10th day of January, 1921, by and between the city of Fort Wayne, Ind., and Indiana Service corporation. Whereas, on the 10th day of January, 1921, the City of Fort Wayne, Indiana, by and through its Board of Public Works, entered into a contract with the Indiana Service Corporation, which contract is in the following

words: This agreement, made and entered into this 10th day of January, 1921, by and between the city of Port Wayne, hereinafter called "the city" by and through its board of public works, party of the first part, and Indiana Service corporation, hereinafter called "the corporation" party of the second part, witnesses:

That whereas the northwestern part of the city of Fort Wayne comprising the district north of the St. Mary's river and north of West Main street and west of Wells street is in need of additional street car facilities and there is a large populous part of the territory in said district which has no street car service and

Whereas, the said Indiana Service corporation is now the owner and operator of said city street car lines in said city and now operates a line of street railroad north on Wells street to Huffman street and thence west on Huffman street to Jessie avenue, under and by virtue of an ordinance adopted by the common council of said city on September 2, 1905, granting to the Fox Wayne Traction company, its successors and assigns the right to construct, maintain and operate a line of street railroad on said portions of said street, and,

Whereas it is practicable to give street car service to a large part of the aforesaid locality now without such service by an addition to, and an extension of the said Huffman street car line by the said corporation, and the said additions and extensions

to the physical plant of the said Indiana Service corporation, as hereinafter provided for, are in the opinion of said board of public works reasonable and necessary in the interest of the public.

of the public, and the power, and through its board, the said city, and through its board of public works, and by virtue of the powers conferred upon it by the city, to subject to the conditions herein expressed, authorized and empower said city to enter into and execute with the said power, its successors, agents, attorneys and assigns, from and after the approval and ratification of this contract, an agreement with the said company, to construct, maintain and operate a line of railroad commencing at the intersection of Third street and Franklin avenue in said city, thence to the center line of Franklin avenue to the intersection of Franklin avenue and Third street to the center line of Third street to the east line of Franklin avenue, together with all necessary crossings, grade, trestles, curves, switches, and all necessary equipment and appurtenances connected therewith.

It is understood and agreed that the consent, permission and authority herein given and granted are upon the following terms and conditions and the said corporation, by its acceptance hereof, expressly covenants and agrees for itself, its successors and assigns, to carry out and fulfill and perform

Said corporation shall lay said tracks and complete the work provided for herein and shall complete the same within ten (10) months after the approval of this contract by an ordinance adopted by the common council of said city and shall lay said tracks and complete the work provided for herein within ninety (90) days from the time it commences work thereon. The said tracks shall be placed so that the distance of such tracks shall be equally distant from the curb lines of said streets.

All of said tracks and curves shall be laid under supervision of and on the lines designated by and to the approval of the city civil engineer of the city.

The construction work on said streets shall be carried on so that one side of each of said portions of such streets shall be open at all times for vehicular traffic, and no more than one cross street shall at any time be closed to traffic.

The said corporation agrees that whenever any of said streets are paved by said city, it will be at its own expense, pave the portions of said sections of said streets between the outer rails of said tracks and for a space of twelve (12) inches on the outside of said outer rail with vitrified paving brick, on an eight-inch concrete foundation, in such manner and in accordance with the specifications to be approved by said board of public works, and to the approval of said board.

ceptible to said board, and that it will hereafter maintain and repair the said portions of said streets, pavement, in the manner and at such times as the said board may require; and said corporation further agrees to repave said portions of said streets, when, and as often, as the remaining portions of said streets, or any of them, are repaved by said city, all such paving to be done in accordance with the specifications, with specifications, both as to material and manner, provided by the said board; provided, however, that said corporation shall not be required to repave or maintain said portions of said streets, or any of them, with any more expensive material than the material used thereof may hereafter be paved with.

The said corporation expressly agrees to make the said additions and extensions to its street car lines under the terms and conditions and within the time herein specified, and in the completion of said construction to furnish at once electric street car service to the public by the operation of said street cars over said extension, and by the operation of additional cars as may be necessary to furnish street car service at as frequent intervals as is now furnished on said street car line. It is further provided, however, that said corporation shall not be obliged to operate street cars as said Huffman street car line service is operated over said extension, shall not be obliged to operate any cars on the Huffman street line west of Franklin avenue.

The said corporation in the enjoyment of its rights hereunder shall in no way be governed and controlled by all the limitations, conditions, stipulations, and requirements herein set forth, but shall enjoy the same rights, privileges and duties as the said corporation would enjoy under the said ordinance, passed Dec. 22, 1892, under and by virtue of which said ordinance the line of which said corporation is now being hereafter constructed and which said corporation is now claiming all rights hereunder shall terminate at the point defined in said ordinance, except as modified by the said ordinance, and as the same may have been hereafter modified by the legislature of the state of Indiana, and by order of the public service commission of the state of Indiana, and by all agreements, conditions, stipulations and limitations of said ordinance, except as to such modifications as may be made and performed by said corporation, its

In Witness Whereof, said parties  
have hereunto set their hands and  
seals the day and year first above writ

CITY OF FORT WAYNE.  
J. W. Brown.  
A. T. Anderson  
C. L. Baird  
Its Board of Public Works  
: F. G. Wynken, Clerk.  
NA SERVICE CORPORATION  
By Robert Fuestel

Done at the Council Chamber this 25<sup>th</sup> day of January 1821

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into by and between the City of Fort Wayne, Indiana, and Indiana Service Corporation, as fully set out in the preamble hereto, be, and the same is hereby in all things confirmed and approved.

## Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor  
Harry D. McMullane

He hereby certify, that the Common Council of the City of Fort  
 Wayne, Indiana, at a regular meeting, held on the 25<sup>th</sup> day of January 1921,  
 by a majority vote of all the members-elect, did pass the ordinance hereunto  
 attached, and known as General Ordinance No. 1002.

President

sh. 5. Jeffries  
city black

Presented to the Mayor for approval on the 31<sup>st</sup> day of January 1921.  
Mrs G. Lippincott  
City Clerk.

Approved this 1<sup>st</sup> day of February 1921.  
W. A. Hermann (outstall)  
Mayor.

## General Ordinance No. 1003

In Ordinance redistributing the territory within the corporate limits of the City of Fort Wayne, Indiana, into eleven (11) wards and defining and describing the boundaries of such wards.

### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that all territory lying within the corporate limits of the City of Fort Wayne, Indiana, be redistributed and divided into eleven (11) wards, each of said wards to consist of the following described territory according to their numbers and their respective descriptions hereinafter set forth, as follows:

First Ward. Commencing at the intersection of the east city limits line with the Saint Joseph River; thence in a southerly direction following the meanderings of the Saint Joseph River to the Saint Mary's River; thence west following the meanderings of the Saint Mary's River to its intersection with the center line of Clay Street; thence south on the center line of Clay Street to the Pittsburgh Fort Wayne and Chicago Railway; thence easterly following the line of said Railway to the center line of Hay Street; thence north on the center line of Hay Street to the center line of Hayden Street; thence west on the center line of Hayden Street to the center line of Warner Street; thence north on the center line of Warner Street to the Maumee River; thence easterly following the meandering of the Maumee River to the east city limits line; thence northerly following the City Limits line to the Saint Joseph River.

Second Ward. Commencing at the intersection of Northwood Avenue in Irvington Park Addition with the New York Central Railroad (L. S. & N. S. R.); thence south following the said Railroad to its intersection with the center line of Calhoun Street produced north across the Saint Mary's River; thence south on the center line of Calhoun Street produced north and the center line of Calhoun Street to the Pittsburgh Fort Wayne and Chicago Railway; thence east following the line of said Railway to the center line of Clay Street; thence north on the center line of Clay Street to the Saint Mary's River; thence east following the meanderings of the Saint Mary's River to the Saint Joseph River; thence northerly following the meanderings of the Saint Joseph River to the north city limits line; thence west on the north city limits line to the place of beginning.

Third Ward. Commencing at the intersection of the center line of Calhoun Street with the Saint Mary's River; thence south on the center line of Calhoun Street to the center line of Devald Street; thence west on the center line of Devald Street to the center line of Hoagland Avenue; thence north on the center line of Hoagland Avenue to the Hobash Railway; thence north on the center line of Hoagland Avenue produced north to the north line of Pittsburgh Fort Wayne and Chicago Railway; thence east on said line of Pittsburgh Fort Wayne and Chicago Railway to the center line of McMillan Street; thence north on the center line of McMillan Street to the center line of Baker Street; thence east on the center line of Baker Street to the center line of Webster Street; thence north on the center line of Webster Street to the center line of Berry Street; thence west on the center line of Berry Street to the center line of Webster Street on the north; thence north on the center line of Webster Street to its intersection with the Saint

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Mary's River, thence following the meanderings of the Saint Mary's River to its intersection with the center line of Calhoun Street.

Fourth Ward. Commencing at the intersection of the Saint Mary's River with the center line of Webster Street; thence south on the center line of Webster Street to the center line of Perry Street; thence east on the center line of Perry Street to the center line of Webster Street on the south; thence south on the center line of Webster Street to the center line of Baker Street; thence west on the center line of Baker Street to the center line of McKellam Street; thence south on the center line of McKellam Street to the north line of the Pittsburgh, Fort Wayne and Chicago Railway; thence west on the north line of said Railway to its intersection with the center line of Hoagland Avenue produced north; thence south on the center line of Hoagland Avenue produced north to the south line of the right-of-way of the Lake Erie Railway; thence south on the center line of Hoagland Avenue to the center line of Duval Street; thence west on the center line of Duval Street to the center line of Broadway; thence following the center line of Broadway to the New York, Chicago and Saint Louis Railroad; thence west along the line of the New York, Chicago and Saint Louis Railroad to the center line of VanBuren Street; thence north on the center line of VanBuren Street to its intersection with the Saint Mary's River; thence east following the meanderings of the Saint Mary's River to its intersection with the center line of Webster Street.

Fifth Ward. Commencing at the intersection of the Saint Mary's River with the center line of VanBuren Street; thence south on the center line of VanBuren Street to the New York, Chicago and Saint Louis Railroad; thence east along the line of said Railroad to its intersection with the center line of Broadway; thence south along the center line of Broadway to the Pittsburgh, Fort Wayne and Chicago Railway; thence west along said Railway to the center line of Brookside Avenue (so-called); thence north on the center line of Brookside Avenue (so-called); thence north on the center line of Brookside Avenue to its intersection with the New York, Chicago and Saint Louis Railway; thence following the line of said railway to the Saint Mary's River; thence following the meanderings of said River to its intersection with the center line of VanBuren Street.

Sixth Ward. Commencing at the intersection of the center line of the Upper Huntington Road (so-called) with the center line of the Illinois Road (so-called); thence east on the center line of the Illinois Road (so-called) to the Pittsburgh, Fort Wayne and Chicago Railway; thence south-easterly following the line of said Railway to the intersection of the center line of Broadway; thence southerly on the center line of Broadway to the center line of DeHald Street; thence east on the center line of DeHald Street to the center line of South Wayne Avenue, produced north; (said center line produced north being the division line between Fairfield Addition and Bonds 2<sup>nd</sup> Addition); thence south on the center line of South Wayne Avenue produced north and the center line of South Wayne Avenue and the center line of South Wayne Avenue produced south to the center line of Pettit Avenue (so-called); thence west on the center line of Pettit Avenue (so-called) and the south city limits line to the west city limits line; thence north and west following the city limits line along the Saint Mary's River to the center line of Brooklyn Avenue and center line of Brooklyn Avenue to center line of Carlton Avenue said center line being two hundred and fifty-one (251) feet north of the center line of Miller Road (so-called); thence west parallel with the center line of Miller Road to the center line of Ardmore Avenue (which is the west city limits line); thence north on the center line of Ardmore Avenue to the center



line of the upper Huntington Road; thence north-east on the center line of the upper Huntington Road to the center line of the Illinois Road.

Seventh Ward. Commencing at the intersection of the Pittsburgh, Fort Wayne and Chicago Railway with the center line of Hanna Street; thence south on the center line of Hanna Street to the center line of McKinzie Avenue; thence west on the center line of McKinzie Avenue to the center line of Clay Street; thence south on the center line of Clay Street to the center line of Petit Avenue; thence west on the center line of Petit Avenue to the center line of Calhoun Street; thence north on the center line of Calhoun Street to its intersection with the Pittsburgh, Fort Wayne and Chicago Railway; thence east following the line of said railway to its intersection with the center line of Hanna Street.

Eighth Ward. Commencing at the intersection of the center line of Hanna Street and the Maumee River; thence south on the center line of Hanna Street to the center line of Hayden Street; thence east on the center line of Hayden Street to the center line of Gay Street; thence south on the center line of Gay Street to the Pittsburgh, Fort Wayne and Chicago Railway; thence south-easterly following said railway to its intersection with the center line of Pontiac Street; thence east on the center line of Pontiac Street to the city limits line; thence north on the city limits line to the Maumee River; thence westerly following the meanderings of the Maumee River to its intersection with the center line of Hanna Street.

Ninth Ward. Commencing at the intersection of the New York Central Railway (L. S. and M. S. R. R.) with the center line of Russell Avenue produced east; thence southerly following the line of said Railway to the Saint Mary's River; thence westerly following the meanderings of said river to its intersection with the New York, Chicago and Saint Louis Railroad; thence north-westerly following the line of said Railroad to its intersection with the center line of Brookside Avenue (so-called); thence north on the center line of Brookside Avenue to the center line of Spring Street (so-called); thence east on the center line of Spring Street to the Grand Rapids and Indiana Railroad; thence north-west following said railroad line to the north line of the city limits; thence east and north following the city limits line to the center line of Russell Avenue; thence east on the center line of Russell Avenue to the New York Central Railway (L. S. and M. S. R. R.).

Tenth Ward. Commencing at the intersection of the Pittsburgh, Fort Wayne and Chicago Railway with the center line of Hanna Street; thence south on the center line of Hanna Street to the center line of McKinzie Avenue; thence east on the center line of McKinzie Avenue to the east city limits line; thence following the eastern city limits line to the Pittsburgh, Fort Wayne and Chicago Railway; thence north-westerly following the line of said railway to its intersection with the center line of Hanna Street.

Eleventh Ward. Commencing at the intersection of the center line of Calhoun Street with the center line of DeKalb Street; thence south on the center line of Calhoun Street to the center line of Petit Avenue; thence west on the center line of Petit Avenue to a point where the center line of South Wayne Avenue produced south would intersect the same; thence north on the center line of South Wayne Avenue produced south and the center line of South Wayne Avenue, and the center line of South Wayne Avenue produced north to the center line of DeKalb Street the center line of South Wayne Avenue produced north is the dividing line between Fairfield Addition and Blocks 2<sup>nd</sup> Addition; thence

east on the center line of Derbold Street to Calhoun Street

Section II

All ordinances and part of ordinances in conflict herewith are hereby repealed.

Section III

That the City Clerk be, and he is hereby instructed to publish notice of this ordinance by publication for three (3) successive weeks, once each week, in a newspaper of general circulation, printed in said city giving the numbers and boundaries of the wards as herein described.

Section IV

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Richard A. Crosby.

We hereby certify, that the Common Council of the City of Port Wayne, Indiana, at a regular meeting held on the 8<sup>th</sup> day of February 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1003.

President

Wm. O. Jeffries,  
City Clerk

Presented to the Mayor for approval on the 10<sup>th</sup> day of February 1921.

Wm. O. Jeffries  
City Clerk

Approved this 11<sup>th</sup> day of February 1921

W. Sherman Butcher  
Mayor

The ordinance was read in full after three legal publications and passed by the Common Council  
March 22<sup>nd</sup> 1921

## General Ordinance No 1004

An Ordinance ratifying and approving a contract entered into on January 20<sup>th</sup> 1921, by and between the City of Fort Wayne and Herman H. Tapp.

Whereas on the 20<sup>th</sup> day of January, 1921, the City of Fort Wayne, Indiana, by and through its Board of Public Works, entered into a contract with Herman H. Tapp for the construction of a concrete retaining wall along the west side of Mechanic Street at Elm Street along the East Bank of the St. Mary's River in said City, which contract is in the following words:

This Agreement made this 20<sup>th</sup> day of January, 1921, by and between Herman H. Tapp of Fort Wayne, Allen County, Indiana, hereinafter called "the contractor" and the City of Fort Wayne, Indiana, a municipal corporation, by and through its Board of Public Works, hereinafter called "the City" It is remembered:

That the party of the first part for and in consideration of the sum of Nine Thousand and Thirty-five (\$9,035.00) Dollars, to be paid him by said City as hereinafter provided, hereby covenants and agrees to construct a concrete retaining wall along the west side of Mechanic Street at Elm Street along the East Bank of the St. Mary's River in said City of Fort Wayne, all as shown on the plans, drawings, details, profiles and specifications, and in accordance with said specifications, and in accordance with the said Contractor's bid thereon, which plans, drawings, details, profiles and specifications are attached hereto and made a part of this contract, in all things as fully as if recited in full herein, all to be done in a good and workmanlike manner and to the entire satisfaction of said City.

The Contractor agrees to put in additional concrete for \$16.00 per cubic yard; additional wet excavation at \$3.00 per cubic yard; additional piling at \$1.25 per linear foot; additional dry excavation at \$1.50 per cubic yard; additional pipe railing at \$2.50 per foot as may be ordered by said Board of Public Works.

Said Contractor hereby further agrees that said improvement shall be finally and in all respects completed on or before the 1<sup>st</sup> day of July, 1921, and that time is of the essence of this contract and the Contractor agrees to pay to said City as liquidated damages the sum of \_\_\_\_\_ Dollars for each and every day that said Contractor is in default in the completion of said work.

The said City agrees to pay said Contractor the said sum of Nine Thousand and Thirty-five (\$9,035.00) Dollars on the completion and acceptance of said work by said Board of Public Works, in accordance with the terms hereof.

It is further agreed by and between said parties that the acceptance of the work provided for in this contract, or the payment thereof for the whole, or a part, shall not constitute a waiver on the City of any of the provisions of the contract, nor shall it release the said Contractor, or the sureties upon his bond for the faithful performance thereof, nor shall the acceptance be even prima facie evidence of the performance of any provisions of such contract, except to the extent of entitling said Contractor to receive the price therefor.

It is further understood that the failure of the City to exercise its right of inspection or rejection of materials and work, or the exercise of such right shall

not in any sense be considered an acceptance of any part of such work and material.

Witness the hands and seals of said parties the day and year first above written.

Herman H. Tapp.  
The City of Fort Wayne, Indiana,  
By J. C. Brown  
A. F. Anderson  
C. L. Baird  
At Board of Public Works

Attest:  
F. G. Synken, Clerk.

Section I

Be it ordained by the Common Council of the City of Fort Wayne Indiana, that the contract heretofore entered into by and between the City of Fort Wayne, Indiana, and Herman H. Tapp, as fully set out in the preamble hereto, be and the same is hereby in all things confirmed and approved.

Section II

That this ordinance be in full force, and take effect on and after its passage and approval by the Mayor.

Tom Crook

We hereby Certify that the Common Council of the City of Fort Wayne Indiana, at a regular meeting, held on the 22<sup>nd</sup> day of February, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No 1004.

Charles King  
President

Wm. T. Jeffries  
City Clerk

Presented to the Mayor for approval on the 25<sup>th</sup> day of February 1921  
Wm. T. Jeffries  
City Clerk

Approved this 25<sup>th</sup> day of February 1921

H. Sherman Buttrick  
Mayor



## General Ordinance No 1005.

An Ordinance fixing the salary of the clerk in the Department of Health and Charities, as amended Feb. 22<sup>nd</sup> 1921.

## Section I

Be it ordained by the Common Council of the City of Fort Wayne Indiana, that the clerk in the department of Health and Charities shall receive a salary at the rate of Seventy-five (\$75.00) Dollars per month from and after the first day of January, 1921, and shall also receive a salary of Twenty-five (\$25.00) Dollars per month from and after the first day of January 1921, for acting as clerk of the venereal disease clinic payable from the venereal disease account as long as said clerk in the department of health and charities shall so act as clerk of the venereal disease clinic.

## Section II

That all ordinances and parts of ordinances in conflict herewith be and they are hereby repealed.

## Section III

That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

G. A. King

He hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 22<sup>nd</sup> day of February 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1005.

G. A. King  
President

Wm. T. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 25<sup>th</sup> day of February, 1921.

Wm. T. Jeffries  
City Clerk.

Approved this 25<sup>th</sup> day of February, 1921

W. Sherman Cutchall  
Mayor.

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General Ordinance No 1006

the Ordinance ratifying and approving a contract entered into on January 11<sup>th</sup> 1921, by and between the City of Fort Wayne, and Walter J. Fishering and Joseph Hall for the collection and disposal of Garbage, as amended February 22<sup>nd</sup> 1921.

Whereas on the 11<sup>th</sup> day of January, 1921, the City of Fort Wayne, Indiana, by and through its Board of Public Works, entered into a contract with Walter J. Fishering and Joseph Hall for the collection and disposal of garbage, with amendments thereto made February 22<sup>nd</sup>, 1921, which contract is in the following words:

This agreement made this eleventh day of January, 1921, and as amended this 22<sup>nd</sup> day of February, 1921, by and between Walter J. Fishering of Allen County, and Joseph Hall of Cass County, in the State of Indiana, parties of the first part, hereinafter called the "Contractors" and the City of Fort Wayne, in Allen County, Indiana, party of the second part, hereinafter called the "City," by and through its Board of Public Works, Witnesseth:

That the Contractors in consideration of the payments to be made by them by the City as hereinafter set forth, hereby covenant and agree, to collect, receive, accept from and in a satisfactory, sanitary and efficient manner remove at least four miles out of said City, and dispose of, all garbage that may be produced or occur, or be within the limits of said City, and collect, receive and dispose of all cans, old bottles, broken glass and glassware, broken dishes, and broken crockery, running or being in said City, for and during the term of ten (10) years from the first day of April, 1921; the said collection, removal and disposition to be done and performed in accordance with the following terms, conditions and specifications, to-wit:

I. The word garbage as used herein shall mean and comprehend all and every refuse accumulation of animal, fruit, or vegetable matter that attends the preparation, use, cooking, retail or wholesale dealing in, or storing of meat, fish, fowl, fruit or vegetables and all food stuffs condemned as unfit for use by the proper authorities, and shall include garbage wrapped in paper or its equivalent, but shall not include bottles of pills. Provided, however, that the City does not in any way guarantee the contents of the wrapped packages placed in cans for collection as garbage, and shall not in any way be held liable, and said contractors shall not in any way be released from any of their obligations of this contract, in case any of said packages so placed for collection include matter other than garbage.

II. The contractor shall divide the City into districts and locate and arrange collection routes for all of said City to the approval of the Board of Public Works.

III. Garbage shall be collected, at least once each day, exclusive of Sundays and Legal Holidays, from all Hotels, Hospitals, Fish Stores, Restaurants, Eating Houses and other places of business, including grocery stores and wholesale stores and establishments, where and when such daily collection is necessary in the opinion of the Board of Health of said City, to maintain

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proper and sanitary conditions. Provided however, that from all hotels and restaurants producing 100 pounds or more of garbage a day, daily collections shall be made; and on the days preceding Sundays and Holidays two collections of garbage shall be made from all such hotels and restaurants the last one on each such day to be made not earlier than two o'clock P.M. The contractor shall collect such garbage from a place on the premises of such hotels and restaurants to be selected by the proprietors thereof in closed water tight metal cans furnished with tightly fitting covers of a size to be determined by such hotel and restaurant proprietors but not to exceed in size thirty-two (32) gallons capacity each, the said cans as to design and character to be approved by the Board of Public Works, and to be furnished by such hotel and restaurant proprietors. The said cans shall be cleaned in a sanitary manner by the contractors at a place removed from the premises where collected and no charge shall be made such hotel and restaurant proprietors for any service herein required. The contractors further agree that they will handle said cans carefully and be responsible for all damages to same except normal wear and tear.

IV. From all other parts and places of the city other than as specified in clause 3 above, garbage shall be collected at least twice in each week during the months of June, July, August and September and October; and collected at least once each week during the months of November, December, January, February, March, April and May. Provided, however, that emergency collections of garbage shall be made at any time from any place or places within twelve hours after the Board of Works shall have given to the contractors notice to that effect, of which and for emergency collection or collections, the Board of Works shall be the sole judge.

V. All collections of garbage, except garbage from hotels and restaurants producing 100 pounds or more of garbage a day, shall be made in steel water tight and non-leakable tanks with coverings only in the tops thereof, fitted with tightly closing lids, which shall be tightly closed while passing through the streets of said City; the said receptacles as to design and character to be approved by said Board of Public Works, and to be kept at all times in good condition and neat and well painted.

VI. The contractors shall provide to the approval of said Board of Works apparatus and appliances for the thorough cleaning and purification of said tanks for said collections and shall keep said tanks in a clean and sanitary condition.

VII. All garbage collected under the provisions of this contract shall be transported at least four miles outside of the limits of said City, as now or hereafter established, before being disposed of.

VIII. The contractors shall at all times keep their property and plant, for the handling of said garbage in a sanitary condition to the satisfaction and approval of the Board of Public Works and the Board of Health of said City, and the said Boards and their authorized agents and employees and other city officials, shall at all times have free access to the property and plant of the contractors to inspect the same.

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IX. All garbage to be collected, except garbage from hotels and restaurants producing 100 pounds <sup>or more</sup> of garbage a day, shall be placed for collection by the owners or producers thereof, in water tight metal receptacles, of the form and kind approved by the said Board of Health; the same to be of not more than ten (10) gallons capacity, and the said receptacles to be placed conveniently for collection by the contractors adjoining an alley, where possible, or if not there, at an easily accessible spot in reference to the manner in which collections must be made; and the contractors shall not be required to collect any garbage, which in the opinion of the Board of Public Works, is not placed conveniently accessible for collection. Provided, however, that it shall be a sufficient compliance with the provisions of this paragraph if the said receptacles are placed in the locations where now placed for collections.

X. The said contractors shall during the term of this contract have the exclusive right and privilege of collecting and hauling garbage upon, over or across any of the streets, alleys or public places in said City. Provided, however, that any person, firm or corporation engaged in the wholesale business of dealing in, or storing of meat, fish, fowl, fruit, vegetables or other food stuffs shall have the right to dispose of the garbage produced or occurring in the said business by transporting the same at least four miles out of said City in all things in accordance with the provisions of paragraph 5 of this contract.

XI. All cans, old bottles, broken glass and glassware, broken dishes and broken crockery, shall be collected by the contractors throughout said City in a sanitary manner, and as often as may be required by the Board of Public Works; Provided, however, that all such articles to be collected shall be conveniently placed for collection as provided for herein for garbage and that the said articles shall be kept separately from the garbage, and be placed in a suitable container to be emptied by said contractors.

XII. The said contractors expressly agree to keep their plant and collection and removal facilities in condition to collect and to remove all the garbage and other articles herein provided for; and to make such additions and enlargements to their plant, property and collection apparatus and facilities from time to time as the increased amounts of such garbage and other articles may require during the term of this agreement.

XIII. The said contractors agree to give to the Board of Public Works of said City on or before the fifteenth of January of each year a report showing the approximate amount of garbage collected by said contractors under this contract during the preceding year.

XIV. Should the contractors fail to collect or remove, or properly dispose of the garbage and other matters herein provided for, in accordance with the terms of this contract, for a period of five (5) days, the said Board of Public Works may, at its option, cause all such garbage and other articles to be collected and disposed of, and any and all expense which may be incurred by said City, shall be payable by the contractors weekly on demand, or may be retained by the City out of any moneys due the contractors under this contract; and should the said contractors be in continuous default in the collection or removal or disposal of said garbage or other articles for a period of ten (10) days, notwithstanding the provisions specified, the City shall have the right at its option, to take over and operate any or all of the



said contractors' equipment, property, plant or collection facilities and apparatus and disposal plant or plants until such time as said contractors shall satisfy the said Board of Public Works that they are ready and able to comply with this contract; and in case such default shall continue for a period of sixty (60) days, the City shall have the right at its option to declare this contract terminated and shall thereupon become the sole owner of all such equipment, property, plant and collection facilities and apparatus in addition to its right to recover further damages, if any, upon the bond hereinafter provided for.

XV. In the event of the failure on the part of the contractors to carry on their operation of collection and removal four miles beyond the corporate limits of said City, as now or hereafter established, and the disposal of all such garbage in all things in a sanitary and inoffensive manner, and with due regard to the safety of life, health or property, the Board of Health of said Allen County or the Board of Health of said City shall serve a written notice on the contractors, setting forth the particulars of such failure, and the said matters complained of shall thereupon be remedied within ten (10) days from the date of the service of said notice.

XV W. Said contractors further agree that during said term they will collect and dispose of all dead dogs and cats and all fet animals and fowl in said City.

XVI. The said contractors shall during the period of this contract maintain an office in the said City of Fort Wayne, and any notice or complaint of said City, or any of its Board or Officials, may be served on the contractors by delivering the same, at said office during the usual business hours, or by mailing the same by United States Registered Mail, addressed to the said contractors at Fort Wayne, Indiana.

XVII. The City expressly agrees to pay said contractors for the full and complete performance of all their covenants and agreements herein, the sum of forty-one thousand four hundred and seventy-two (\$41,472.00) Dollars per year, to be payable in equal monthly installments at the end of each month of said ten year term, and not later than the tenth day of the following month; provided, however, that the said sum to be paid per year is liable to no adjustment for each year after the year, 1921, in accordance with the growth or decrease of the population of said City, and that the price to be paid each year after the year, 1921, shall be determined in the month of August in each year for the next calendar year on the basis of forty-eight (48) cents per capita of the population of said City, the said population to be determined in August of each year by multiplying by four (4) the number of school children in said City as shown by the last school census preceding each month of August.

XVIII. It is further agreed that said contractors shall have the right to charge and receive additional compensation from any one dealing in or storing fish, fowl, fruits or vegetables, when the daily garbage collection from such party averages more than three hundred (300) pounds; and that in all cases where fruits or vegetables shipped in car load lots are condemned as unfit for food and ordered destroyed by the proper public authorities, that then and in that event said contractors shall have the right to charge and receive additional compensation for the removal thereof; and that said contractors shall also have the right to charge and receive additional compensation per month from any person who keeps his garbage can above the ground floor or otherwise than as provided herein, all of said additional charges, however, to be subject to the approval of said Board of Public Works. It is expressly understood and agreed,

however, that in no event shall said city be in any way liable for the payment or the collection of any such additional charge or charges. Provided, however, that any person, firm or corporation engaged in the wholesale business of dealing in, or storing of meat, fish, fowl, fruit, vegetables or other food stuffs, shall have the right to dispose of the garbage produced or occurring in the said business, as provided in paragraph 10 of this contract.

XIX. The contractors further agree that in the carrying on of the work herein provided for, all proper skill and care shall be exercised, and all due and proper precautions used to prevent injury to any property, person or persons, and that the city shall be indemnified and saved harmless from any and all liability whatsoever, growing out of any injury or damages to property or persons because of any neglect or fault of said contractors, their agents or employees in the carrying out of this contract, or any matters connected therewith, or related thereto; and that they will on notice given them by said city, defend, at their own expense, any action, or suit brought against said city because of any work or other acts done by the contractors under the terms hereof; and will pay any judgment which may be obtained against said city by reason of any work or acts done hereunder by said contractors, their agents or employees; and that said contractors will pay any damages to any persons or property, public or private, that may be caused through negligence in the performance of this contract. And said contractors further agree that on or before the 25<sup>th</sup> day of March, 1921, they will execute and furnish to said city a bond in the penal sum of Ten thousand (\$10,000) Dollars payable to the City of Fort Wayne, with surety to the approval of the said Board of Public Works, conditioned that the said contractors will carry out the provisions of this Paragraph.

XX. And in all work performed hereunder and in the disposal of said garbage, the contractors expressly agree to comply strictly with all city ordinances now in force, or that may hereafter be adopted applicable thereto, and to comply with, and be subject to the orders and regulations of the Board of Health, or Health authorities, or other legal authorities of said city, and to do all the work herein provided for, in all things in conformity with the laws of the State of Indiana now in force, or that may hereafter be enacted; and the rules, regulations and ordinances of the city of Fort Wayne now in force, or that may hereafter be enacted applicable thereto, and all traffic rules and regulations and ordinances and to obtain at their own expense, all permits and licenses necessary to carry on the work herein provided for.

XXa. Said city is given the option at the end of said ten year period to purchase the plant and property including real estate, buildings, machinery and equipment of the Company at a price and upon such terms as may then be agreed upon by said Company and said city, and in the event of the failure of the parties to agree upon such price or terms each of the parties hereto shall select an appraiser, and in the event that they cannot agree the ones so selected to select a third who will determine the terms and prices of such purchase if the city desires to avail itself of such option. The determination of said appraisers shall be final and conclusive upon the parties hereto and binding upon them with no right on the part of either of the parties hereto to question either the terms or price in any court whatever. In the event said city desires to avail itself of said option it shall notify the Company at least six months previous to the expiration of this contract of its intention so to do and if within thirty days after such notice the parties fail to agree upon the price and terms then within ten days thereafter each of the parties shall place on file in office of Board of Public Works of said city the name of the appraiser to be selected by them respectively for  
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the determination of such price and terms and in the event that either party fails to designate such appraiser then the judge of the Allen Circuit Court shall designate such appraisers on petition without notice to the party failing so to designate and in an ex parte proceeding. If said two appraisers cannot agree within thirty days upon such price and terms then the appraisers so selected shall agree upon a third and in the event that they cannot agree upon a third then in a similar ex parte proceeding instituted by either of said appraisers such court shall designate such third appraiser. The price and terms of payment so fixed by said appraisers shall therefore be carried out by said City and said Company.

XXI. Said contractors further agree that on or before the 25<sup>th</sup> day of March, 1921, they will execute and furnish to said City a bond in the penal sum of Fifteen thousand \$15,000, Dollars, payable to the City of Fort Wayne, with surety to the approval of the said Board of Public Works, conditioned, Acts of Providence excepted, that said contractors for and during the first year of the term of this contract, will faithfully and fully comply with the provisions of this contract in all respects and pay all damages that may be sustained by reason of any failure or refusal to comply with any of the terms hereof. Said contractors further expressly covenant and agree that they will on or before the first day of October, 1921, also execute and furnish to said City a like bond with like penalty and like conditions and with surety to the approval of said Board; Provided, however, that said bond shall cover the carrying out of this contract during the second year of said term. And said contractors further agree that they will on or before the first day of October in each year thereafter, up to and including the first day of October, 1929, execute and furnish to said City a like bond with like penalty and like conditions and with surety on each such bond to the approval of said Board, each of said bonds to cover respectively the carrying out of this contract during the respective year of the term of this contract, which commences on the first day of April following the giving of each of said bonds respectively. The surety on each of said bonds to be to the approval of said Board of Public Works and it is expressly agreed and understood that the failure on the part of said contractors to furnish any one of said bonds as hereinbefore provided for, on or before the respective date specified hereby shall be a breach of this contract and a breach of the condition of the bond in force at the time of said breach; and upon any such failure the said City shall have the right at its option to declare this contract terminated and be entitled to avail itself of any of the remedies provided in this contract for said City on the termination thereof, as well as to have its right of action on said bond for all damages sustained thereby; and that said City shall have the right in the event of any such failure to furnish any one of said bonds as provided to continue this contract in force, before exercising its said option to declare the same forfeited, until the expiration of the part of the term of this contract covered by the bond then in force. The bond and bonds to be furnished under the provisions of this Paragraph 21 are not, however, to carry liability for damages to any persons or property, public or private that may be caused by the contractors in the performance of this contract.

XXII. It is expressly agreed and understood that this contract is subject to the approval by ordinance of the Common Council of this City, and shall in no event take effect unless and until the present contract for disposal of garbage entered into August 22, 1917, between said City and the Fort Wayne Rendering Company shall have been terminated and released satisfactorily to said City, it being understood, however, that said Fort Wayne Rendering Company heretofore assigned said contract



and all its rights thereunder to the Farmer's Chemical and Fertilizer Company and that said Farmer's Chemical and Fertilizer Company assigned said contract and all its rights thereunder to the J. L. and H. Stadler Rendering and Fertilizing Company and that the said J. L. & H. Stadler Rendering and Fertilizing Company has now assigned said contract and all its rights thereunder to the contractors herein, the said Walter Fiskewing and Joseph Hall. Subject, however, to the execution and approval of this present contract, a copy of which assignment is attached hereto, together with the approval thereof and the release of said J. L. & H. Stadler Rendering and Fertilizing Company by the said City to take effect on the passage and approval of this contract, and made a part of this contract.

XXIII. The term of this contract shall be for ten (10) years from and after the first day of April, 1921, and it is expressly agreed and understood that at the expiration of said ten year period, the said City shall be left free, morally and legally and also from the standpoint of fair business dealing, to undertake itself the collection and disposal of said garbage or to enter into a contract with any other person or persons or corporation for the future collection or disposal of garbage.

It is agreed that this contract shall be binding upon the heirs, executors, administrators, successors and assigns of the parties hereto, but shall not take effect until the money necessary to be paid hereunder by said City during the year 1921 shall have been appropriated by the Common Council of said City.

Witness the hands and seals of said parties the 22<sup>nd</sup> day of February, 1921.

Walter F. Fiskewing  
Joseph L. Hall  
The City of Fort Wayne, Indiana,  
Ray J. D. Brown  
A. F. Anderson  
O. L. S. Baird  
Board of Public Works.

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore, to-wit: on January 11, 1921, together with the amendments thereto of February 22, 1921, entered into by and between the City of Fort Wayne, Indiana, through its Board of Public Works and Walter F. Fiskewing and Joseph Hall, as fully set out in the foramble hereto be and the same is hereby in all things confirmed and approved.

## Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Tom Snook  
A. D. Pape  
Frank Debraun

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We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 22<sup>nd</sup> day of February 1921, by a majority vote of all its members-elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1006.

Chas King  
President

Wm T. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 25<sup>th</sup> day of February, 1921.

Wm T. Jeffries  
City Clerk.

Approved this 25<sup>th</sup> day of February, 1921.

H. Sherman Cutsball  
Mayor

Fort Wayne, Indiana, February 15<sup>th</sup> 1921.

For value received, and upon the conditions hereinafter expressed, the J. L. & H. Stadler Rendering & Fertilizing Company does hereby sell, transfer and assign to Joseph Hall and Walter J. Fishering all its right, title and interest in and to the contract of August 29, 1917, an original copy of which is attached hereto and made a part of this assignment, which contract was entered into between the City of Fort Wayne and the Fort Wayne Rendering Company, and by the Fort Wayne Rendering Company sold and assigned to the Farmers Chemical & Fertilizer Company, and by said Farmers Chemical & Fertilizer Company sold and assigned to the undersigned, the J. L. & H. Stadler Rendering & Fertilizing Company.

The purpose of this assignment is to facilitate negotiations between said City of Fort Wayne and said Joseph Hall and Walter J. Fishering, contemplating a contract between said parties providing for the disposition, through a different means, of the garbage accumulated in said City of Fort Wayne than that provided for in the contract of the undersigned, bearing date of August 29, 1917. This assignment is, therefore, made upon the following express conditions:

I. That this assignment be approved by said City of Fort Wayne, and that the J. L. & H. Stadler Rendering & Fertilizing Company be fully and completely released and discharged from any and all liability arising under the terms of said contract of August 29, 1917, from and after the 1<sup>st</sup> day of April, 1921.

II. That said approval, release and discharge be evidenced by the signatures of the members of the Board of Public Works of said City of Fort Wayne attached hereto, and by proper reference thereto in such ordinance as may be passed by the Common Council of said City of Fort Wayne in approving any contract which may be entered into between said City of Fort Wayne and said Joseph Hall and Walter J. Fishering

III. That said City of Fort Wayne and said Joseph Hall and Walter J. Fishering

are successful in reaching terms of agreement and contract for the disposition of the garbage accumulated in said City of Fort Wayne, and that such contract be executed by the proper officers of said City of Fort Wayne and approved by ordinance duly passed by the Common Council of said City of Fort Wayne, on or before February 22, 1921.

III. That, upon the failure of any or either of the conditions, hereinabove enumerated, this assignment shall be null and void.

In witness whereof, the said J. L. & H. Stadler Rendering and Fertilizing Company has caused its name to be hereto affixed by its attorney, thence duly authorized, this 15<sup>th</sup> day of February, 1921.

The J. L. & H. Stadler Rendering & Fertilizing Co.,  
By Elds and Thomas  
Its Attorneys,

Fort Wayne, Indiana, February 22<sup>nd</sup> 1921

The City of Fort Wayne, by and through its Board of Public Works, does hereby consent to and approve the assignment by the J. L. & H. Stadler Rendering & Fertilizing Company of its contract with the City of Fort Wayne, dated August 29<sup>th</sup> 1917, which is hereto attached, providing the contract with Hall and Fishering, thence referred to, is approved by ordinance; and does hereby covenant and agree that, upon taking the effect of said assignment in accordance with its terms, said The J. L. & H. Stadler Rendering & Fertilizing Company shall be, and is hereby, fully released and discharged from any and all liability to the City of Fort Wayne under the terms of said contract of August 29, 1917, running from and after April 1, 1921; provided, however, this assignment shall not operate or become effective if said Fishering and Hall fail to furnish the initial bond and liability bond required under the terms of this contract.

City of Fort Wayne,  
By J. C. Brown  
H. F. Anderson  
G. L. Baird  
Board of Public Works.

General Ordinance No. 1007

An Ordinance ordering the improvement of Shells Street from the St. Marys River to the South property line of Huffman Street.

Whereas heretofore on the 13<sup>th</sup> day of January, 1921, the Board of Public Works duly adopted a resolution deeming it necessary to improve Shells Street from the St. Marys River to the south property line of Huffman Street as set forth in said resolution, according to the plans and specifications therefore on file in the office of the said Board of Public Works, the cost thereof to be assessed upon the real estate abutting on said portion of Shells Street, which resolution was duly confirmed by said Board on the 3<sup>rd</sup> day of February, 1921, and,

Whereas ten days after the day named for the hearing upon said preliminary resolution a majority in number of the resident freeholders on said portion of said Shells Street filed with said Board of Public Works a remonstrance signed by them against said improvement.

Now Therefore:

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, a necessity existing therefore, that Shells Street from the St. Marys River to the south property line of Huffman Street be and the same is hereby ordered improved, in accordance with the resolution above referred to and according to the plans and specifications therefore on file in the Office of the Board of Public Works and the said Board is hereby authorized and directed to cause said improvement to be made in accordance with said resolution.

Section II

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor and legal publication.

James A. Liggitt

I want to explain my vote and made a matter of record.

I think the widening of Shells Street is a public necessity and it will be only be a few years until we <sup>will</sup> get a new bridge and then we will get a wider bridge than we would with the narrow street.

For that reason, I shall vote "Yes"

Samuel Hurline

He hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 8<sup>th</sup> day of March, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1007

Charles King  
President

Mrs. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day March, 1921.

Mrs. F. Jeffries  
City Clerk

Approved this 15<sup>th</sup> day of March, 1921

H. Sherman Cutchall,  
Mayor

General Ordinance No. 1008.

An Ordinance authorizing the Board of Health to sell certain personal property.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Health be and it is hereby authorized to sell the vault cleaning apparatus heretofore purchased of John Koenigman, the same to be sold after said property has been appraised as provided by law at public or private sale, as said Board may decide for not less than the appraised value, and said Board is hereby authorized to sell the same, either for cash or with the payment of the purchase price to be made in such installments, as may be decided upon by said Board.

Section II

That this ordinance be in full force and <sup>take</sup> effect on and after its passage and approval by the Mayor.

Frank W. King

He Herby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 8<sup>th</sup> day of March, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1008.

Charles King  
President

Wm. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of March, 1921.

Wm. F. Jeffries  
City Clerk

Approved this 15<sup>th</sup> day of March, 1921.

W. Sherman Lutschall  
Mayor



General Ordinance No. 1009.

An Ordinance to amend Section I of general ordinance No. 252, entitled: "An ordinance prohibiting the obstruction of streets, alleys, sidewalks and public places within the corporate limits of the City of Fort Wayne, and prohibiting the riding of vehicles and driving animals upon, along or across improved sidewalks in said City, and providing penalty for the violation thereof," passed September 26, 1905.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that Section I of the above entitled ordinance be amended to read as follows:

"Section I Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that it shall be unlawful for any person, firm or corporation, to obstruct any street, alley, sidewalk or public place within the corporate limits of the City of Fort Wayne. That it shall be unlawful for any person, firm or corporation to drive, operate or ride any coal truck or wagon or any vehicle or conveyance, whatever, or to drive or ride any animal, upon, along or across any improved sidewalk within the corporate limits of the City of Fort Wayne, except in the necessary act of crossing over a driveway leading across such sidewalk to abutting property."

Section II

That this ordinance be in full force and take effect on and after its passage, approval by the Mayor and legal publication.

Frank A. Schramm

I do hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 8<sup>th</sup> day of March, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1009.

Charles King  
President

Wm. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of March, 1921.

Wm. F. Jeffries  
City Clerk

Approved this 15<sup>th</sup> day of March, 1921.

H. Sherman Cutshall,  
Mayor.

General Ordinance No 1010.

An Ordinance regulating the advertisement of the sale of second-hand or defective merchandise.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that it shall be unlawful for any person, firm or corporation, in any newspaper, magazine, circular, form letter or any other publication, published, distributed or circulated in the City of Fort Wayne, or on any billboard, card, label or other advertising medium, or by means of any other method of advertising to advertise, call attention to or give publicity to the sale of any merchandise, which merchandise is second-hand or used merchandise, or which merchandise is defective in any manner, or which merchandise consists of articles or units or parts known as "seconds," or blemished merchandise, or which merchandise has been rejected by the manufacturer thereof as not first class, unless there be conspicuously displayed directly in connection with the name and description of such merchandise and each specified article unit or part thereof, a direct and unequivocal statement, phrase, or word which will clearly indicate that such merchandise or each article, unit or part thereof so advertised is second-hand, used, defective, or consists of "seconds" or is blemished merchandise or has been rejected by the manufacturer thereof, as the fact shall be.

Section II

That any <sup>person</sup>, firm or corporation violating any of the provisions of this ordinance shall be guilty of a misdemeanor and upon conviction thereof shall be punishable by a fine of not more than \$500.00 or by imprisonment for a period of not more than six months, or by both such fine and imprisonment.

Section III

This ordinance shall take effect and be in force from and after its passage, approval by the Mayor and legal publication.

Samuel Perkins

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 22<sup>nd</sup> day of March, 1921, by a majority vote of all the members elect, did pass the ordinance, herewith attached, and known as General Ordinance No 1010.

Charles King

President

Wm. E. Jeffries

City Clerk

Presented to the Mayor for approval on the 25<sup>th</sup> day of March, 1921.

Wm. E. Jeffries

City Clerk

Approved this 25<sup>th</sup> day of March 1921.

W. Sherman Cutshall

Mayor

General Ordinance No. 1011.

An ordinance fixing the precinct boundary lines for the general election to be held in November 1921 and designating the place of holding such election in each of the precincts of such city for said election and for the primary election in May 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the City of Fort Wayne and the wards of said City be divided into election precincts for primary and general election and registration purposes for the elections to be held in 1921, and including the general and primary election and registration as follows and that the registration and voting places for said precincts respectively be as herein designated:

Precinct I

All that part of the City of Fort Wayne lying east of the center line of Crescent Ave, north of the Maumee River, south of the north line of lot 7 in St Josephs Park Addition and the center line of Oak Grove Avenue and the north line of Vance Avenue, and west of the City limits.  
Voting place -- Louis Langards Garage, near of 1502 Crescent Ave.

Precinct II

All that part of the City of Fort Wayne, lying north of the center line of Tennessee Avenue, east of the St. Joseph River, south of the City limits line and west of the City limits line and Crescent Avenue from its intersection with the City limits line.  
Voting place -- Rear of 908 State Bldg. Forkels Garage.

Precinct III

All that part of the City of Fort Wayne lying south of the center line of Tennessee Avenue, east of the St. Joseph River, north of the Maumee River and west of the center line of Crescent Avenue.  
Voting place -- Kochlingers Furnace Shop 841 Lake Ave.

Precinct IV

All that part of the City of Fort Wayne lying of the Maumee and St. Marys rivers, east of the center line of Clay Street, north of the center line of Jefferson Street and west of the center line of Hammar Street.  
Voting place -- Jewish Synagogue, Corner Wayne & Monroe Streets

Precinct V

All that part of the City of Fort Wayne lying south of the center line of Jefferson Street, east of the center line of Clay Street, west of the center line of Gay Street from the right of way of the Pittsburgh Fort Wayne and Chicago Railroad and the Hoback Railroad to Hayden Street and of the center line of Hammar Street from Hayden Street to Jefferson Street and north of said railroads and the center line of Hayden Street from Gay to Hammar Streets.  
Voting place -- Rear of Dickels Barber Shop 625 E. Lewis St.

Precinct VI

All that part of the City of Fort Wayne lying north of the St. Mary's river, west of the St. Josephs river east of the right of way of the New York Central railroad, and the center line of Harrison Street from said railroad to the St. Mary's river, and south of the center line of North Wood Avenue to the center line of Blairton Street and south of the north line of Penn Place Addition, and said north line extended east to the St. Joseph River.

Voting place -- Rudisill Public School off Penn Avenue, entrance in rear on Ruth Street.

Precinct VII

All that part of the City of Fort Wayne lying north of the center line of Jefferson Street, east of the center line of Calhoun Street, west of the center line of Clay Street, and south of the St. Mary's river.

Voting place -- City Hall Police Lobby, Barr Street.

Precinct VIII

All that part of the City of Fort Wayne lying south of the center line of Jefferson Street, east of the center line of Calhoun Street, west of the center line of Clay Street and north of the Pennsylvania Railroad.

Voting place -- High School Building, Cor. Barr & Lewis Sts., entrance on Montgomery St.

Precinct IX

All that part of the City of Fort Wayne lying south of the St. Mary's river and north of the Pennsylvania Railroad, west of the center line of Calhoun Street, and east of the center line of Webster Street to Baker Street south of the center line of Baker Street to McKellam Street, and east of the center line of McKellam Street to the Pennsylvania Railroad.

Voting place -- Overland Garage, 128 West Washington Street.

Precinct X

All that part of the City of Fort Wayne lying south of the Hoback Railroad, east of the center line of Hazelwood Avenue, north of the center line of Dewald Street, and west of the center line of Calhoun Street.

Voting place -- Shellard Service Station 1808 Harrison St.

Precinct XI

All that part of the City of Fort Wayne lying south of the St. Mary's river and north of the center line of Washington Boulevard west, and lying west of the center line of Webster Street, and east of the center line of Broadway to the center line of Greeley Street, north of the center line of Greeley Street to the center line of VanBuren Street, and east of the center line of VanBuren Street from Greeley Street to the St. Mary's River.

Voting place -- Co. A. Line Garage, Cor. West Main & Fairfield Ave.

Precinct XII

All that part of the City of Fort Wayne lying south of the center line of Washington Boulevard west, and north of the Pennsylvania Railroad east of the center line of Broadway and west of the center line



of Webster Street to the center line of Baker Street north of the center line of Baker Street to the center line of McMillan Street, and west of the center line of McMillan Street to the Pennsylvania Railroad.  
Voting place -- Jefferson Public School Gymnasium, corner Jefferson St and Fairfield Ave. (the south entrance)

#### Precinct XIII

All that part of the city of Fort Hayes lying south of Pennsylvania Railroad, east of the center line of Broadway, north of the center line of Duval Street, and west of the center line of Grand Avenue.  
Voting place -- Fairfield Auto Co. 2029 Fairfield Ave.

#### Precinct XIV

All that part of the city of Fort Hayes lying south of the right of way of the New York, Chicago and St. Louis Railroad and west of the St. Mary's River and east of the Lake Erie and Western Railroad to Watkins Street and east of Watkins Street extended to the Pennsylvania Railroad and north of the Pennsylvania Railroad.  
Voting Place -- J. C. Outzell 1404 West Main Street

#### Precinct XV

All that part of the city of Fort Hayes lying north of the Pennsylvania Railroad, east of the center line of Illinois Road and Brookside Avenue, south of the center line of the New York, Chicago and St. Louis Railroad to its intersection with the Lake Erie and Western Railroad, and west of Watkins Street extended to the Pennsylvania Railroad and west of the Lake Erie & Western Railroad from Watkins Street to the intersection with the New York, Chicago and St. Louis Railroad.  
Voting place -- Walter Heilmann Barber Shop, entrance on Union Ave, cor. Main St. and Union Ave.

#### Precinct XVI

All that part of the city of Fort Hayes lying east of the St. Mary's River, west of the center line of Van Buren Street to the center line of Geely Street and south of the center line of Geely Street to Broadway, west of Broadway and north of Washington Boulevard west.

Voting place -- Mrs Bradshaw Candy Store 910 West Main St.

#### Precinct XVII

All that part of the city of Fort Hayes lying north of the Pennsylvania Railroad west of the center line of Broadway, east of the St. Mary's River and south of the center line of Washington Boulevard west and the St. Mary's River.  
Voting place -- Washington Public School, entrance on Union St.

#### Precinct XVIII

All that part of the city of Fort Hayes lying south of the right of way of the Pittsburgh Ft. Hayes and Chicago Railroad, south of the center line of Broadway, north of the Hoback Railroad, and east of the center lines of Thompson Avenue and Garden Street.  
Voting place -- River of Meyer Bros Drug Store, cor. Taylor Street & Broadway entrance 1111 Taylor St.

### Precinct XIX

All that part of the City of Fort Wayne lying west of the center line of Thompson Avenue and Garden Street north of the Wabash Railroad east of St. Mary's River and south of Pennsylvania Railroad.  
Voting place — S. C. Mills & Sons Meat Market 1571 Taylor Street.

### Precinct XX

All that part of the City of Fort Wayne lying west of the St. Mary's River, east of the center line of Ardmore Avenue from the Huntington Road to the center line of Carlton Avenue produced east, east of the center line of Brooklyn Avenue, and the center line of Brooklyn Avenue produced south to the St. Mary's River, south of the center line of the Huntington and Illinois Roads and the Pennsylvania Railroad and north of the center line of Carlton Avenue produced east to Ardmore Avenue and north of the St. Mary's River.  
Voting place — No 6 Public School House Colling Mill District

### Precinct XXI

All that part of the City of Fort Wayne lying east and north of the St. Mary's River, south of the Wabash Railroad and west of the center line of Broadway to the Broadway and Clifton road bridge.  
Voting place — Rear of Lukewal Dry Cleaner 2438 Broadway, entrance on Austin Ave.

### Precinct XXII

All that part of the City of Fort Wayne lying east of the center line of Broadway, south of the center line of Dewald Street, west of the center line of South Wayne Avenue produced north to the center line of Dewald Street and south of Home Avenue.  
Voting place — Miner Public School corner Miner & Dewald Streets, entrance on Miner Street.

### Precinct XXIII

All that part of the City of Fort Wayne lying south of the center line of Home Avenue, west of the center line of South Wayne Avenue, north of the center line of Hartman Avenue, and east of Broadway.  
Voting place — South Wayne Public School, corner of Indiana and Cottage Avenues, entrance on Indiana Avenue.

### Precinct XXIV

All that part of the City of Fort Wayne, bounded as follows, commencing at the intersection of South Wayne Avenue and Hartman Avenue, thence west on the center line of Hartman Avenue to the center line of Broadway, thence south on the center line of Broadway to the Clifton Road bridge, thence south following the meanderings of the St. Mary's River to the Hartman Road, thence north on the center line of Hartman Road to Pettit Avenue extended west, thence east on the center line of Pettit Avenue extended west to South Wayne Avenue, thence north along the center line of South Wayne Avenue extended south and the center line of South Wayne Avenue to the center line of Hartman Avenue.  
Voting place — Wagon Garage corner Beaver Avenue & Oakdale Drive.

Precinct XXV

All that part of the City of Fort Wayne lying south of the Chabach Railroad, east of the center line of Calhoun Street, west of the center line of Hanna Street and north of the center line of Buchanan and Williams Streets.

Voting place -- George Schmiedes Cigar Factory 1729 Lafayette Street.

Precinct XXVI

All that part of the City of Fort Wayne lying south of the center line of Williams and Buchanan Streets, east of the center line of Calhoun Street, north of the center line of Sutherland Street and west of the center line of Hanna Street.

Voting place -- Hanna Public School cor. Williams and Lafayette Streets, south entrance.

Precinct XXVII

All that part of the City of Fort Wayne lying south of the center line of Sutherland Street, east of the center line of Calhoun Street, west of the center line of Hanna Street, and north of the center line of Wildwood Avenue to the center line of Warsaw Street from Wildwood Avenue to Colerick Street and north of the center line of Colerick Street from the center line of Warsaw Street to the center line of Hanna Street.

Voting place -- Hamilton Public School, corner Portia & Clinton Streets

Precinct XXVIII

All that part of the City of Fort Wayne lying south of the center line of Wildwood Avenue to the center line of Warsaw Street, east of the center line of Warsaw Street from Wildwood Avenue to Colerick Street and south of the center line of Colerick Street from the center line of Warsaw Street to the center line of Hanna Street, west of the center line of Hanna Street to its intersection with the center line of McKinzie Avenue, north of the center line of McKinzie Avenue to its intersection with the center line of Clay Street, west of the center line of Clay Street to the center line of Hall Avenue, north of the center line of Hall Avenue and the center line of Pettit Avenue and east of the center line of Calhoun Street.

Voting place -- Dickes Repair Shop 3232 Lafayette Street.

Precinct XXIX

All that part of the City of Fort Wayne lying south of the Maumee River, west of the center line of Anthony Boulevard, north of the center line of Washington Boulevard East, and east of the center line of Harmon Street.

Voting place -- Mrs Duffy 1306 East Wayne Street

Precinct XXX

All that part of the City of Fort Wayne lying south of the center line of Washington Boulevard East, east of the center line of Harmon Street, north of the center line of Lewis Street and west of the center line of Anthony Boulevard.

Voting place -- Polhemus Electric Co. 1221 Maumee Avenue.



Precinct XXXI

All that part of the City of Fort Wayne lying south of the center line of Lewis Street, west of the center line of Anthony Boulevard, north of the Pennsylvania Railroad and east of the center line of Gay Street from said Railroad to the center line of Hayden Street, north of the center line of Hayden Street from the center line of Gay Street to the center line of Hammar Street, and east of the center line of Hammar Street from Hayden Street to the center line of Lewis Street.

Voting place — — Franke Lumber Yard 1215 High Street

Precinct XXXII

All that part of the City of Fort Wayne lying south of the Maumee River, east of the center line of Anthony Boulevard, north of the Shabash Railroad, and west of the east line of section 6 and 7 Adams Township.

Voting place — — Schmers Barber Shop 1229 Anthony St.

Precinct XXXIII

All that part of the City of Fort Wayne lying south of the Shabash Railroad, east of the center line of Anthony Boulevard, west of the east lines of section 6 and 7 Adams Township and north of the Pennsylvania Railroad and the center line of Portia Street to the east line of said section 7.

Voting place — — L. H. Young Lunch Room 2214 Wayne Trac.

Precinct XXXIV

All that part of the City of Fort Wayne lying south of the center line of Russell Avenue, east of the center line of Wells Street, north of the St. Mary's River, and west of the Lake Shore & Michigan Southern Railroad, and St. Mary's River, and Harrison Street from said Railroad to said River.

Voting place — — M. T. Gabriel Grocery 1638 Wells Street, entrance on 6<sup>th</sup> Street

Precinct XXXV

All that part of the City of Fort Wayne lying north of the St. Mary's River, east of the center line of Sherman Street produced to the St. Mary's River, south of the center line of Spring Street to the center line of Short Street to the center line of Fifth Street, south of the center line of Fifth Street to the center line of Wells Street and west of the center line of Wells Street.

Voting place — — Bloomington Public School, entrance on Marion St.

Precinct XXXVI

All that part of the City of Fort Wayne lying south of the center line of Russell Avenue, east of the center line of Sherman Street, north of the center line of Spring Street to the center line of Short Street, east of the center line of Short Street to the center line of Fifth Street, north of the center line of Fifth Street to the center line of Wells Street and west of the center line of Wells Street.

Voting place — — McCormicks Store 816 Spring Street

Precinct XXXVII

All that part of the City of Fort Wayne lying north of the St. Mary's River and the Nickel Plate Railroad, west of the center line of Sherman Street and the center line of Sherman Street produced to the St. Mary's River, south of the center line of Russell Avenue to the east line of Hooker Miss Addition, east



of the east line of Archer Hills Addition to the center line of Goshen Avenue so-called and the Goshen Road to the center line of St. Mary's Avenue, east of the center line of St. Mary's Avenue to the center line of the first alley north of Innes Avenue, south of the center line of said alley to the center line of the alley west of St. Mary's Avenue, east of the center line of said alley to the center line of Pfeiffer Avenue, produced east; south of the center line of Pfeiffer Avenue produced east to the center line of Jessie Avenue, east of the center line of Jessie Avenue to the center line of Spring Street, south of the center line of Spring Street to the center line of Schillings Avenue, and east of the center line of Schillings Avenue, Butler Avenue and Osage Street.

Voting place. — Henry Jakob Plumbing Shop 1502 St. Mary's Ave.

#### Precinct XXXVIII

All that part of the City of Fort Wayne lying north of the New York Chicago and St. Louis Railroad, east of Brookside Avenue and the Grand Rapids and Indiana Railroad, south of Spring Street extended to its intersection with the Grand Rapids and Indiana Railroad and south of Pfeiffer Avenue and west of Jessie Avenue to the center line of Spring Street, north of the center line of Spring Street to Schilling Avenue, and west of Schilling Avenue, Butler Avenue and Osage Street.

Voting place. — Mrs Joe Witterfield, near of 1809 High Street

#### Precinct XXXIX

All that part of the City of Fort Wayne lying north of the center line of Conington Avenue, east of the center line of Hanna Street south of the Pennsylvania Railroad and west of the center line of Holton Ave.

Voting place. — Emmet Martin Ambling Room 815 Buchanan Street

#### Precinct XXXX

All that part of the City of Fort Wayne lying north of the center line of Pontiac Street, east of the center line of Hanna Street, south of the center line of Conington Avenue, and west of the center line of Holton Avenue.

Voting place. — Schweigels Picture Frame Shop 2339 Gay Street

#### Precinct XXXXI

All that part of the City of Fort Wayne lying south of the center line of Pontiac Street, east of the center line of Hanna Street, north of the center line of McKinzie Avenue and west of the center lines of Holton Avenue and Holton Court.

Voting place. — James H. Smart Public School, corner Pontiac & Smith Streets, entrance on Smith St.

#### Precinct XXXXII

All that part of the City of Fort Wayne lying east of the center line of Holton Avenue, south of the Pennsylvania Railroad and north of the center line of Pontiac Street.

Voting place. — Biedemanns Repair Shop 1501 East Brighton Ave.

#### Precinct XXXXIII

All that part of the City of Fort Wayne lying east of the center line of Holton Avenue and Holton Court, south of the center line of Pontiac Street and the Pennsylvania Railroad west of the City Limits line and the center line of Turpie Street to the south line of Pennsylvania Place addition, north of the south line of Pennsylvania Place addition to the center line of the south-east quarter of section 18 Adams Township, west of

said center line and north of the center line of Decatur Avenue to the center line of Anthony Boulevard, west of the center line of Anthony Boulevard to the center line of McKinzie Avenue, and north of the center line of McKinzie Avenue.  
Voting place — John G. Felger Garage 1824 East Pontine Street.

Princt XXXIV

All that part of the City of Fort Payne lying south of the center line of Duvald Street, east of the center line of Hoagland Avenue, east of the center line of Calhoun Street and north of Killea Avenue.  
Voting place — Pilot Garage 2310 So. Calhoun Street.

Princt XXXV

All that part of the City of Fort Payne lying south of the center line of Duvald Street, east of the center line of South Payne Avenue produced through to Duvald Street, west of the center line of Hoagland Avenue and north of Bone Avenue and Bone Avenue produced east to Hoagland.  
Voting place — Pitch Garage 415 West Breighton Avenue.

Princt XXXVI

All that part of the City of Fort Payne lying south of the center line of Killea Avenue and Bone Avenue produced east to Hoagland Avenue, west of the center line of Calhoun Street, north of the center line of Radhill Boulevard, and east of the center line of South Payne Avenue.  
Voting place — Snider Garage corner Parkard Avenue & Webster Street, entrance on Parkard Avenue.

Princt XXXVII

All that part of the City of Fort Payne lying west of the center line of Calhoun Street, north of the center line of Pettit Avenue and the center line of Pettit Avenue produced west to the center line of South Payne Avenue produced south, and east of the center line of South Payne Avenue produced south and south at Radhill Boulevard.  
Voting place — Knight & Fouse Green House 3915 Snell Drive.

Approved by E. M. Hulce, Chas. F. Muchenichts & Wm. F. Jeffries  
Election Commissioners  
James A. Liggitt  
Richard A. Crosby.

Section II

That the clerk of the City of Fort Payne, he and he is hereby directed to give legal notice of such princt divisions and voting places.

Section III

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

James A. Liggitt  
R. A. Crosby  
Frank A. Schramm

511

I hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 22<sup>nd</sup> day of March 1921, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 1811

Charles King  
President

Wm. O. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 25<sup>th</sup> day of March, 1921.

Wm. O. Jeffries  
City Clerk.

Approved this 25<sup>th</sup> day of March, 1921.

H. Sherman Cutchall  
Mayor.

General Ordinance No 1012

An Ordinance amending Section I of General Ordinance No. 1000 passed January 25, 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that Section I of General Ordinance No. 1000 be amended to read as follows:

"Section I. Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Lake Erie and Western Railroad Company, and the Lake Erie and Fort Wayne Railroad Company, and the Indiana Service Corporation, be, and they are hereby required on and after June 1<sup>st</sup> 1921, to place and keep a flagman at the railroad crossing where Taylor Street and the tracks of said Indiana Service Corporation intersect and cross the right of way and tracks of said two railroad companies, within the corporate limits of the City of Fort Wayne."

Section II

That this ordinance shall be in full force and take effect on and after its passage, approval by the Mayor and legal publication.

R. A. Crosby

He hereby certifies, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 12<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the ordinance hereunto attached, and known as General Ordinance No. 1012

Charles King  
President.

Mrs. F. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 15<sup>th</sup> day of April, 1921.

Mrs. F. Jeffries  
City Clerk.

Approved this 15<sup>th</sup> day of April, 1921

W. Sherman Butchall  
Mayor.



General Ordinance No. 1013

An Ordinance changing the name of Koch Street to Portland Avenue.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the following named street, Koch Street, be and is hereby styled and shall hereafter be known as Portland Avenue.

Section II

That this ordinance be in full force and effect on and after its passage and approval by the Mayor.

James A. Liggitt

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 12<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 1013.

Charles King  
President

Wm. T. Jefferies  
City Clerk.

Presented to the Mayor for approval on the 15<sup>th</sup> day of April, 1921.

Wm. T. Jefferies  
City Clerk.

Approved this 15<sup>th</sup> day of April, 1921.

H. Sherman Cutshall  
Mayor

## General Ordinance No. 1014

An Ordinance authorizing the borrowing of Fifty Thousand (\$50,000) Dollars and the issue and sale of bonds therefore for water works equipment work, passed as amended April 12, 1921.

### Section I

Be it ordained by the Common Council of the City of Fort Payne, Indiana, that said City borrow the sum of Fifty Thousand (\$50,000) Dollars for the purpose of paying for additional pumping equipment and for the repairing of wells and for the extension of water supply mains in the City Water Works plant.

### Section II

That in order to procure said loan that the bonds of said City be issued to the amount of Fifty Thousand (\$50,000) Dollars in denominations and of the par value of Five Hundred \$500.00 Dollars each. All of said bonds to be dated May 15<sup>th</sup>, 1921, and to bear interest from date hereof at the rate of six (6%) per cent, per annum, payable semi-annually and evidenced by a coupon for each six months interest, and bearing the lithographed facsimile signatures of the Mayor and Controller of said City, and all of said bonds to be signed by the Mayor and countersigned by the Controller of said City, and sealed with the seal of said City, and to be designated as Series "C" and numbered consecutively from One to One-hundred inclusive, and to be designated "Waterworks Equipment Bonds" and all of said bonds and coupons to be payable at the office of the Lincoln National Bank in said City.

All of said bonds to be due and payable on May 15, 1926. The original purchaser and his assigns is to have the privilege of having said bonds registered with the City Controller of said City.

### Section III

The City Controller shall arrange and supervise the preparation, advertisement, negotiation and sale of such bonds, subject to the terms of this ordinance, which sale shall be by sealed bids for all of said bonds, or for different parcels thereof, and to the highest and best bidder for cash, after three weeks notice of such sale shall have been given by three insertions, once each week, in a newspaper of daily circulation, published in said City of Fort Payne, and upon payment therefore, said bonds shall be delivered to the said bidder or bidders.

### Section IV

The expense of the issue, sale and delivery of the bonds herein provided for, shall be paid out of the proceeds derived from any sale or sales of such bonds, and the city controller is hereby authorized to draw all proper and necessary warrants and do whatever act may be necessary to carry out the provisions of this ordinance.

### Section V

That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

James A. Liggitt

In explanation of my vote I wish to say, that I am heartily in favor of any necessary repairs or improvements to our present work well water system tending toward an increased water supply, yet I am satisfied that this combination bond issue is unnecessary as the funds could come regularly from the water department, therefore I vote "no"

C. B. McIntosh.

over

519

We hereby certify, That the Common Council of the City of  
Fort Wayne, Indiana, at a regular meeting, held on the 12<sup>th</sup> day of April  
1921, by a majority vote of all the members elect, did pass the ordinance  
hereto attached, and known as General Ordinance No. 1014.

Charles King  
President

Wm T. Jefferies  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of April, 1921

Wm T. Jefferies  
City Clerk

Approved this 15<sup>th</sup> day of April, 1921.

W. Sherman Butshall  
Mayor

## General Ordinance No 1015

An Ordinance regulating the disposition of garbage in the City of Fort Wayne and providing a penalty for its violation, and repealing General Ordinance 830, and repealing General Ordinance 903, passed as amended April 12<sup>th</sup> 1921.

### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the word "garbage" as used herein, shall mean and comprehend all and every refuse, accumulation of animal, fruit or vegetable matter that attends the preparation, use, cooking, retail or wholesale dealing in, or storing of meat, fish, fowl, fruit or vegetables and all foodstuffs condemned as unfit for use by the proper authorities, and shall include garbage wrapped in paper, or its equivalent, but shall not include butcher offals.

### Section II

It shall be, and it is hereby declared unlawful for any person, firm or corporation directly or indirectly to haul or cause to be hauled upon, over or across any of the streets, alleys or public places in the City of Fort Wayne any garbage as defined by section I of this ordinance, other than the authorized agent or agents of the City, or one holding a contract with said City in which permission is granted so to do. Provided however, that any person, firm or corporation engaged in the wholesale business of dealing in, or storing of meat, fish, fowl, fruit, vegetable or other food stuffs, shall have the right to dispose of the garbage produced or occurring in such business by transporting the same at least four (4) miles out of said City in steel water tight air non-leakable tanks with openings only in the top thereof, fitted with tightly closing lids, which shall be kept tightly closed while passing through the streets of said City.

### Section III

For the purpose of promoting the comfort of citizens, and the cleanliness of the City, and the preventing of obnoxious and offensive odors therein, and for the purpose of facilitating and assisting in the collecting and conveying and disposing of garbage arising or created in said City and for the carrying away and disposing of cans, old bottles, broken glass and glassware, broken dishes and broken crockery, it is hereby declared to be unlawful for any person, firm or corporation to throw out, empty or place on any lot, ground, street or alley in said City any garbage or any cans, old bottles, broken glass and glassware, broken dishes and broken crockery; that each and every person, firm and corporation making or having garbage as defined in this ordinance shall, after draining the same and wrapping it in paper or its equivalent, place such garbage in water-tight metal receptacles of a form and kind approved by the Board of Health of said City, the same to be of not more the ten gallon capacity, and place the said receptacle conveniently for collection by the authorized agent of the City, or the one holding a contract with said City for such collection. Provided, however, that in such wrapping, not more than three thicknesses of paper, or its equivalent, shall be used; and provided further, that any hotel or restaurant producing 100 pounds or more of garbage per day, can use for such garbage receptacles, closed water-tight metal cans with tightly fitting covers of a size to be determined by such hotel and restaurant proprietors, but not to exceed in size 32 gallons capacity, and the said cans, as to design and character to be approved by the Board of Public Works.

over



Section IV

All cans, old bottles, broken glass and broken glassware, broken dishes and broken crockery which any person, firm or corporation shall desire to have collected from their premises, shall be conveniently placed for collection, but shall at all times be kept separate from garbage and be placed in a suitable container to be emptied by the collectors.

Section V

No person, firm or corporation shall directly or indirectly interfere with, or remove any garbage which has been placed in any such garbage receptacle or collection, except such authorized agent of such city or such person operating under contract with such city for such collection.

Section VI

It shall be unlawful to mix any foreign matter of any kind whatsoever with any garbage so placed for collection in such receptacles.

Section VII

Nothing in this ordinance shall prevent any person, firm or corporation having garbage, from disposing of the same on the premises where such garbage is created or occurs.

Section VIII

Any person, firm or corporation violating any of the provisions of this ordinance or failing to comply with any of the provisions thereof, shall be fined in any sum not exceeding One Hundred (\$100.00) Dollars.

Section IX

General ordinance No. 830 entitled: "An Ordinance defining garbage and regulating the hauling and disposition of garbage and providing a penalty for its violation, passed April 23<sup>rd</sup> 1918" and General Ordinance No. 903 entitled: "An Ordinance regulating the gathering and disposition of kitchen garbage, tin cans, broken bottles, dishes, glassware and china, passed August 26<sup>th</sup> 1919" are each hereby repealed.

Section X

All ordinances and part of ordinances in conflict herewith are hereby repealed.

Section XI

That this ordinance shall be in full force and effect from and after its passage, approval by the Mayor and legal publication,

Tom Brooks.

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 12<sup>th</sup> day of April, 1921, by a majority vote of all its members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1015.

Charles King  
President

Wm. T. Jefferies  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of April 1921.

Wm. T. Jefferies  
City Clerk

Approved this 15<sup>th</sup> day of April 1921  
W. Sherman Buttschall

Mayor

*General Ordinance No. 1816.*

An Ordinance approving and ratifying a certain contract entered into by and between the City of Fort Wayne, Indiana, and Henry Hehnberg, providing for the construction of a side track across an alley.

Whereas on the 17<sup>th</sup> day of March 1921, the City of Fort Wayne, by and through its Board of Public Works entered into a contract for the construction of a side track across an alley, a copy of which contract is in the following words:

This Agreement made and entered into this 17<sup>th</sup> day of March, 1921, by and between the City of Fort Wayne, Indiana, hereinafter called "the City" by and through its Board of Public Works, party of the first part, and Henry Hehnberg, party of the second part, witnesses:

That the said City, by and through its Board of Public Works, under and by virtue of the powers conferred upon it, does hereby, subject to the conditions herein expressed and in consideration of the covenants and agreements to be performed and complied with by said Hehnberg as hereinafter provided, authorize and empower the said Hehnberg, his successors and assigns, from and after the approval and ratification of this contract by an ordinance of the common council of the said City, to construct, maintain and use, or cause to be constructed, maintained and used, a single track railroad across the alley running northwest and southeast in Deer Park Addition to said City between the Leeburg and Grand Rapids Indiana Railway right of way from a point on the Southwest line of Lot 13 in said Addition westwardly across said alley to a point on the Northeast line of Lot 15 in said Addition, all in accordance with plat hereto attached and made a part hereof, on which plat the line and route of said track across said alley is marked and indicated by the yellow line thereon.

It is understood and agreed that the consent, permission and authority herein given and granted are upon the following terms and conditions:

1. The said Hehnberg, if he desires to avail himself of the consent, permission and authority herein granted, shall cause the complete construction of said track within sixty (60) days from the time he commences work thereon, and shall at no time in the construction of said track, occupy for such purposes the said alley for any length of time in excess of five (5) days, except in the event the party of the second part is prevented from complying with the above condition by reason of any judgment of any court; in which event said board public works may grant a reasonable extension of time as to said provision.

2. That the said track shall be submerged in cinders, leaving only a small portion of the top of the rail protruding, and shall not be elevated above the grade of such alley, and the same shall be laid and maintained so as to conform with the established grade of such alley, as it shall from time to time exist, and in such a way as not to be an impediment to the ordinary and proper use thereof for all purposes by the public and by wagons, carriages or other vehicles along or across such track at any point thereof, and said track shall not in any way interfere with the drainage of the surface water on said alley, that the tracks and rails shall conform with the grade of such alley as now established, or as may hereafter be established by said City, and subject at all over

times to be taken up and relaid by the said Schenck, his successors and assigns at his own expense whenever necessary for the purpose of regrading, paving or repairing said alley, constructing sewers, laying or repairing water mains or other pipes or any other public improvements. In case the rails of track shall not conform with the grade of such alley as above provided, the board of public works shall notify said Schenck thereof. The said Schenck shall do the necessary work to make such track conform to any such grade within thirty (30) days time from receiving such notice, and upon failing so to do, the said board shall have the right to change such tracks and make such improvement, and charge the cost thereof to said Schenck his successors and assigns, and in case such Schenck his successors and assigns shall fail to pay such expenses within thirty (30) days from the <sup>time</sup> said board has rendered a bill therefore, the said shall have the right of action to recover said account against said Schenck, his successors and assigns, and in case of such failure to pay any such bill if suits are brought to recover the same, then said city shall be entitled to recover in addition to the cost of the said improvement a reasonable attorney fee.

3. Whenever said alley may be paved, the said Schenck shall have the part of said alley herein authorized to be occupied by said track between the rails and for two (2) feet on the outside of each rail, and provide and construct the necessary surface drainage; said paving and all materials to be used therein and the work done thereon and the kind of pavement to be laid, to be acceptable to the City Engineer, and in accordance with specifications to be provided by him. And the said Schenck shall repair said part of said alley herein authorized to be occupied and for two (2) feet on the outside of each rail in the manner and at such time as the board of public works may require, and shall at all times keep such portion of such alley in a good condition of repair, all in accordance with plans and specifications to be furnished by said engineer.

4. No car or cars or engine shall be operated any time over or across said portion of said alley unless one or more men in charge of such car, or cars or engine, shall precede the same to notify the public of the approach thereof.

5. Said Schenck shall not at any time haul or allow to be hauled, more than four (4) cars at the same time across said alley, nor at any greater speed than at the rate of five (5) miles per hour, and shall never load or unload any car on such alley or have any car standing thereon.

6. It is further agreed that if said Schenck fails to comply with, or perform any of the provisions of section two (2), three (3), four (4), and five (5), the consent, permission and authority herein granted, shall at once terminate, and said Schenck shall forfeit all rights hereunder, and shall cause the removal, at his expense, of all track which may be laid hereunder, and place said alley in as good and safe condition for travel, and of the same material as the remainder thereof.

7. Said Schenck further agrees and binds himself, his successors and assigns to keep and hold said City free and harmless from any and all liability for any and all damages that may accrue to any and all person or persons or property on account of any injury to their person or property growing out of or directly or indirectly connected with the construction, maintenance or operation of said railroad track, or any cars or engine thereon by any person or corporation; and in cases suit shall be filed against said City on account thereof, said Schenck his

successors and assigns, upon notice to him by said city, will defend said action at his own expense, and pay any judgment with costs that may be rendered in any such action against said city, and hold the city harmless therefrom; said Schenck reserves, however, the right to contest said judgment to the court of last resort.

The rights, privileges and franchises hereby and herein granted shall be vested in said Schenck, his successors and assigns for a period of twenty-five (25) years from the date hereof.

It is further agreed and understood, that if said Schenck, his successors, and assigns, does not occupy the said portion of said alley herein designated, for the purpose therein provided, within two (2) years after the approval of this contract by the common council, then in that case the said Schenck, his successors, and assigns, shall forfeit all the rights and privileges herein granted; provided, however, that if said Schenck is prevented from taking possession of said alley within the time herein stipulated, by reason of a judgment or order of any court, then in that event said board of public works may grant a reasonable extension of time.

Witness, the hands and seals of said parties the day and year first above written.

The City of Fort Wayne  
By J. B. Brown  
A. F. Henderson  
C. L. Baird  
City Board of Public Works

Attest:  
F. S. Schenck. Clerk.

Henry Schenck

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into by and between the City of Fort Wayne, Indiana, and Henry Schenck, on the 17<sup>th</sup> day of March, 1921, as more fully set out in the preamble hereto, be in all things confirmed and approved.

## Section II

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor and legal publication.

James L. Liggitt

She hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 12<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the Ordinance hereto attached, and known as General Ordinance No. 1016  
Charles King, President.

Wm. T. Jeffries, City Clerk.

Presented to the Mayor for approval on the 15<sup>th</sup> day of April, 1921.

Wm. T. Jeffries.  
City Clerk

Approved this 15<sup>th</sup> day of April, 1921.

W. Sherman Cuthrell.

Mayor



General Ordinance No. 1017

An ordinance amending Section I of General Ordinance No. 996, entitled "An ordinance authorizing the purchase of a certain tract of real estate by the Board of Public Works, as amended January 25, 1921."

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that section I of the above entitled ordinance be amended to read as follows: "Section I, Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Works be and it is hereby authorized and directed to purchase at and for the price of Fifty-five thousand (\$55,000.00) Dollars the following described tract and parcel of real estate in the City of Fort Wayne, Allen County, Indiana, the said sum to be paid out of the River Improvement and Flood Prevention Fund, to-wit: Lots number three (3) and four (4) in Bossler's Addition to said City of Fort Wayne."

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Charles King

We Herby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 26<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1017

Charles King  
President

Am. T. Jeffries  
City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day of April, 1921.

Am. T. Jeffries  
City Clerk.

Approved this 30<sup>th</sup> day of April, 1921.

Mr. Sherman Buttschall  
Mayor.

General Ordinance No. 1018

An Ordinance authorizing the Department of Health and Charities to employ one (1) additional sanitary police officer.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana that the Board of Public Safety is hereby authorized to employ and appoint an additional member of the police force of said City, who shall be detailed to the Department of Health and Charities as a sanitary police officer, and be constantly subject to the orders of the Department of Health and Charities, which said sanitary police officer shall rank and be paid as a patrolman of said police force.

Section II

That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor.

Frank M. King.

He hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 26<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 1018.

Charles King,  
President.

Wm. T. Jefferies  
City Clerk.

Presented to the Mayor for approval on the 30<sup>th</sup> day of April, 1921

Wm. T. Jefferies  
City Clerk.

Approved this 30<sup>th</sup> day of April, 1921.

H. Sherman Outchell,  
Mayor.

General Ordinance No. 1019

An Ordinance authorizing the appointment and employment by the Board of Public Safety of an additional lieutenant of police.

Whereas the General Assembly of the State of Indiana by act passed in 1921, provided that all members of the police force, except the Detective Sergeants and chief of police, shall be placed on a schedule of an eight hour working day, which necessitates the having of two lieutenants of police in the police department; Now Therefore,

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Safety, be, and it is hereby authorized and empowered to appoint and employ one additional lieutenant of police, to be paid the same salary and compensation as is now provided for the lieutenant of police.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Jacob V. Bill

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 26<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No 1019.

Charles King  
President

Wm. T. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 30<sup>th</sup> day of April, 1921.

Wm. T. Jeffries  
City Clerk.

Approved this 30<sup>th</sup> day of April, 1921,

W. Sherman Lushall,  
Mayor.

General Ordinance No. 1020

An ordinance fixing the compensation of the Court Matron of the City Court.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana that the Court Matron of the City Court to be appointed by the Board of Public Safety, as now provided by law, shall from and after her appointment receive the same compensation and salary as is now provided, or as may hereafter be provided by ordinance, for patrol sergeants in the police department.

Section II

That this ordinance be in full force, and take effect on and after its passage and approval by the Mayor.

Jacob Bill

We hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 26<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and resolve as General Ordinance No. 1020.

Charles King  
President

Mrs. F. Jefferies  
City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day of April, 1921

Mrs. F. Jefferies  
City Clerk

Approved this 30<sup>th</sup> day of April, 1921.

W. Sherman Outshell,  
Mayor.



## General Ordinance No 1021

An Ordinance authorizing the employment by the Board of Public Safety of women as members of the police force.

### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Safety of said City is hereby authorized and empowered to appoint and employ three (3) women as members of the police force of said City with all the authority now delegated to police officers, in addition to the Court Matrons of the City Court.

### Section II

Such women members of the police force, shall from and after their appointment each respectively receive the same compensation and salaries as are now provided, or as may be hereafter provided by ordinance, for other police officers in the police department of the same respective length of service and rank in said department.

### Section III

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Jacob Bill

He hereby certifies, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 26<sup>th</sup> day of April, 1921, by a majority vote, of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1021.

Charles King  
President

Wm F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day of April, 1921.

Wm F. Jeffries  
City Clerk.

Approved this 30<sup>th</sup> day of April, 1921.

W. Sherman Cutschall,  
Mayor

General Ordinance No. 1022

An ordinance approving and ratifying a certain Contract entered into by and between the City of Fort Wayne, Indiana, and the Samwell Fire Alarm Telegraph Company.

Whereas on the 9<sup>th</sup> day of December, 1920, The City of Fort Wayne by and through its Board of Public Safety, entered into a contract with the Samwell Fire Alarm Telegraph Company, for delivery of fire alarm central office apparatus, which contract is in the following words:

December 2, 1920

To the Board of Public Safety,  
Fort Wayne, Indiana.

In accordance with the specifications and conditions hereto attached, which are hereby accepted as a part of this contract, we respectfully propose and agree to deliver to F. P. S. Fort Wayne, Indiana, our latest and most approved fire alarm Central Office apparatus as particularly described in attached general specifications of the City of Fort Wayne and our detailed specifications. All of which specifications are accepted as a part of this contract.

We propose to deliver this equipment within 270 working days, after date of awarding of contract to us for the sum of Twenty-three Thousand Nine Hundred and Forty-seven (\$23,947.00) Dollars upon the following terms of payment:

75% Cash on delivery of all the equipment  
25% Cash within 60 days after delivery

and expressly agree to have all the equipment contracted for placed on board cars for delivery on or before Sept. 1, 1921, at Houston Office Bldg., Mass.

In witness whereof, The Samwell Fire Alarm Telegraph Company, a New York corporation, by its duly authorized agent, has caused these presents to be signed and delivered in its behalf, and the said City of Fort Wayne, Indiana, by its legally authorized representatives, has hereunto affixed its hand and seal this \_\_\_\_\_ day of \_\_\_\_\_, 1920, and hereby agrees to all of the conditions and specifications hereinafter attached and written.

The Samwell Fire Alarm Telegraph Company  
By L. C. Lowry,

General Station Agent

Accepted by City of Fort Wayne, Indiana

By Geo. B. Walker

Philip Hochlinger

or H. Berdelman

to Board of Public Safety.

Attest:

Mr. Miller, Clerk

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into by and between the City of Fort Wayne, Indiana, and the Samwell Fire Alarm Telegraph Company, on the 9<sup>th</sup> day of December, 1920, as more fully set out in the preamble hereto, be in all things confirmed and approved.

Section II

That this ordinance be in full force and take effect from and after

its passage and approval by the Mayor.  
C. W. Buchanan

I hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 26<sup>th</sup> day of April, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 1022.

Charles King  
President

Wm. T. Jefferies  
City Clerk

Presented to the Mayor for approval on the 30<sup>th</sup> day of April 1921.

Wm. T. Jefferies  
City Clerk.

Approved this 30<sup>th</sup> day of April, 1921.

W. Sherman Outstall  
Mayor

## General Ordinance No. 1923

Be Ordinance ratifying and approving a contract entered into by and between J. F. Gumpfer & Sons and the City of Fort Wayne, Indiana.

Whereas, on the 12<sup>th</sup> day of April, 1921, the City of Fort Wayne, Indiana, by and through its Board of Public Works entered into a contract with J. F. Gumpfer and Sons, for the erection of a City Fire Alarm Signal Station, which contract is in the following words:

This Agreement made the twelfth day of April in the year Nineteen Hundred and Twenty-one by and between J. F. Gumpfer & Sons, Fort Wayne, Indiana, hereinafter called the Contractor, and the City of Fort Wayne by its Board of Public Works, hereinafter called the Owner, witnesses, that the Contractor and the Owner for the considerations hereinafter named agree as follows:

Article I. The Contractor agrees to provide all the materials and to perform all the work shown on the Drawings and described in the Specifications submitted:

City Fire Alarm Signal Station, Fort Wayne, Indiana  
prepared by  
Guy Mahurin, Architect, Fort Wayne, Indiana  
acting as, and in these Contract Documents submitted the Architect, and to do everything required by the General Conditions of the Contract, the Specifications and the Drawings.

Article II. The Contractor agrees that the work under this Contract shall be substantially completed August first, Nineteen Hundred Twenty-one. Should the Contractor be delayed in the completion of the work by reason of delays in the delivery of material over which they have no control, the time of completion as above stipulated shall be extended accordingly. Otherwise any extension of the time of completion shall be governed as required under Art. 35 of the General Conditions of the Contract.

Article III. The Owner agrees to pay the Contractor in current funds for the performance of the Contract,

Eleven Thousand Six Hundred and Eighty-five Dollars (\$11,685.00/100) subject to additions and deductions as provided in the General Conditions of the Contract, and to make payments on account thereof as provided therein, as follows: On or about the tenth day of each month 90% per cent of the value, proportionate to the amount of the Contract, of labor and materials incorporated in the work \_\_\_\_\_ up to the first day of that month as estimated by the Architect, less the aggregate of previous payments. On substantial completion of the entire work, a sum sufficient to increase the total payments to 90% per cent of the contract price, and thirty-one (31) days thereafter, provided the work be fully completed and the Contract fully performed, the balance due under the Contract.

The Contractor agrees to furnish the Owners within three (3) days after the ratification of this Contract by the Common Council of the City of Fort Wayne, a satisfactory Surety Bond, equal to the full amount of this Contract.

The surety or sureties on the Contractors Bond for the performance of this Contract becomes such with full knowledge of the Owners right to make changes in the Contract



The Contractor and the Owner for themselves, their successors, executors, administrators and assigns, hereby agree to the full performance of the covenants herein contained.

In Witness whereof, they have executed this agreement, the day and year first above written.

J. F. Summifer & Sons  
per O. G.

Contractor

The City of Fort Wayne, Indiana  
By its Board of Public Works.

J. O. Brown  
A. T. Anderson  
G. L. Baird

Article IV. The Contractor and the Owner agree that the general conditions of the Contract, the Specifications and the Drawings, together with this agreement, form the Contract, and that they are as fully a part of the Contract, as if hereto attached or herein repeated; and that the following is an exact enumeration of the Specifications and Drawings

Specifications for City Fire Alarm Signal Station.  
Drawings:

Sheet No. I. Foundation and Roof Plans.

Sheet No. II. First and second floor plans and details.

Sheet No. III. North, South, East and West Elevations.

Sheet No. IV. Longitudinal and Cross Section, and Details

Sheet No. V. Framing Plans

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore, to-wit: on the 12<sup>th</sup> day of April, 1921, made and entered into by and between the City of Fort Wayne, by and through its Board of Public Works, and J. F. Summifer & Sons, as fully set out in the preamble hereto be, and the same is hereby in all things confirmed and approved.

## Section II

That this ordinance be in full force and effect from and after its passage and approval by the Mayor.

Fred D. C. Mahnenburg.

We Hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 10<sup>th</sup> day of May, 1921, by a majority vote of all the members elect, did pass the Ordinance hereto attached and known as General Ordinance No. 1023  
Charles King, President

Wm. F. Jeffries, City Clerk.

Presented to the Mayor for approval on the 16<sup>th</sup> day of May, 1921

Wm. F. Jeffries, City Clerk.

Approved this 16<sup>th</sup> day of May, 1921.

Wm. Sherman Outshull

Mayor

General Ordinance no. 1024

An Ordinance ratifying and approving a contract entered into by and between Joseph P. Martin and Emmet Martin, partners doing business under the firm name of Jos. P. Martin & Company, Fort Wayne, Indiana, and the City of Fort Wayne,

Sheweth, on the 21<sup>st</sup> day of April, 1921, the City of Fort Wayne, Indiana, by and through its Board of Public Works, entered into a contract with Joseph P. Martin and Emmet Martin, partners doing business under the firm name of Jos. P. Martin & Company, for the heating and plumbing in the City Fire Alarm Signal Station to be erected, which contract is in the following words:

This agreement made the twenty-first day of April in the year nineteen Hundred and twenty-one by and between Joseph P. Martin and Emmet Martin, partners doing business under the firm name of Jos. P. Martin & Company, Fort Wayne, Ind. hereinafter called the Contractor, and the City of Fort Wayne by its Board of Public Works, hereinafter called the Owner,

Witnesseth, that the Contractor and the Owner for the considerations hereinafter named agree as follows:

Article I. The Contractor agrees to provide all the materials and to perform all the work shown on the Drawings and described in the Specifications entitled

Heating and Plumbing Contract, City Fire Alarm Signal Station, Fort Wayne, Indiana prepared by

Henry Mahurine, Architect, Fort Wayne, Indiana, acting as, and in these Contract Documents entitled the Architect, and to do everything required by the General Conditions of the Contract, the Specifications and the Drawings.

Article II. The Contractor agrees that the work under this Contract shall be substantially completed, August first nineteen Hundred and twenty-one, should the Contractor be delayed in the completion of the work, by reason of delay in the delivery of material, over which they have no control, the time of completion as above stipulated shall be extended accordingly.

Otherwise any extension of the time of completion shall be governed as required under Article 35 of the General Conditions of the Contract.

Article III. The Owner agrees to pay the Contractor in currency funds for the performance of the Contract

Two Thousand seven hundred and fifty dollars (\$2,750.00/10) subject to additions and deductions as provided in the General Conditions of the Contract and to make payments on account thereof as provided therein, as follows: On or about the 10<sup>th</sup> day of each month 70% per cent of the value, proportionate to the amount of the Contract, of labor and materials incorporated in the work \_\_\_\_\_ up to the first day of that month as estimated by the Architect, less the aggregate of previous payments. On substantial completion of the entire work, a sum sufficient to increase the total payments to 90% per cent of the contract price, and thirty-one (31) days thereafter, provided the work be fully completed and the contract fully performed, the balance due under the contract.

Article IV. The Contractor and the Owner agree that the general conditions of the Contract, the Specifications and the Drawings, together with this Agreement, form the Contract, and that they are as fully a part of the Contract, as if hereto attached or herein repeated; and that the following is an exact immutation of the Specifications and Drawings:

over

Specifications; for City Fire Alarm Signal Station, Fort Wayne, Indiana.  
Heating - Page 1 to 7 inclusive.

Addenda to heating specifications (1-a to c inc)

Plumbing - Page 1 to 6 inclusive (See Article 4 - Ex)

Drawings: Sheets 1-2-4 (See Article 4 - Ex)

Article 4 - Ex.

(a) The Contractor agrees to run the drain from the floor drain in Cable Pit and connect into existing sewer under floor of machine shop, instead of running the said drain outside the North wall of building as shown. The drain shall be 4 inch C. I. pipe.

(b) Material taken from the old building may be used in new work, if in good condition and has been approved by the Architect.

(c) It is mutually agreed that the old boiler shall become the property of the owner instead of the contractor as specified (Art. 4-a) and that the new boiler shall be installed to efficiently supply steam to all radiators in the present building as well as the new building.

The Contractor agrees to furnish the Owners within five (5) days, after the execution of this contract by the Board of Public Works, a surety bond in the full sum equal to the full amount of this contract, conditional for the carrying out of this contract with surety thereon to the approval of said Board.

The Contractor further agrees that he will also furnish said Owners at the same time as said Surety Bond a Maintenance Bond in the full sum of five hundred (\$500.00 dollars) guaranteeing the operation and efficiency of the Heating System and all material and workmanship entering into the work included in this contract with surety thereon to the approval of said Board.

The Contractor and the Owner for themselves, their successors, executors, administrators and assigns, hereby agree to the full performance of the covenants herein contained,

In Witness Whereof, they have executed this agreement, the day and year first above written.

Joseph P. Martin & Co.  
per Joseph P. Martin, Contractor  
The City of Fort Wayne, Indiana.  
By the Board of Public Works  
J. D. Brown  
A. C. Anderson  
A. L. Baird

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore made: on the 21<sup>st</sup> day of April, 1921, made and entered into by and between the City of Fort Wayne, by and through its Board of Public Works, and Joseph P. Martin and Bennett Martin, partners doing business under the firm name of Joseph P. Martin & Company, for the heating and plumbing in the City Fire Alarm Signal Station to be erected, as fully set out in the preamble hereto be, and the same is hereby in all things confirmed and approved.

## Section II

That this ordinance be in full force and effect from and after its passage and approval by the Mayor.

Fred D. C. Hahnreusung

over

We hereby Certify, that the Common Council of the City of Fort Wayne  
Indiana, at a regular meeting, held on the 10<sup>th</sup> day of May, 1921, by a majority  
vote of all the members elect, did pass the ordinance hereunto attached, and  
known as General Ordinance No. 1024.

Charles King  
President

Mrs. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 16<sup>th</sup> day of May, 1921  
Mrs. F. Jeffries.  
City Clerk

Approved this 16<sup>th</sup> day of May, 1921  
H. Sherman Buttrick.  
Mayor



581  
General Ordinance No. 1025

An Ordinance authorizing the employment by the Board of Health of an investigator for the venereal clinic, as amended May 24<sup>th</sup> 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Health is hereby authorized to appoint and employ an investigator for the clinic now maintained for the treatment of venereal diseases.

Section II

That said investigator for the venereal clinic shall receive a salary at the rate ~~of~~ not to exceed One Hundred and Thirty (\$130.00) Dollars per month, to be paid out of the venereal disease account.

Section III

That this ordinance shall be in full force and effect on and after its passage and approval by the Mayor.

J. H. Reynolds

We hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 24<sup>th</sup> day of May 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 1025.

Charles King  
President

Wm. T. Jefferies  
City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May 1921

Wm. T. Jefferies  
City Clerk

Approved this 27<sup>th</sup> day of May 1921

W. Sherman Buttschall  
Mayor

General Ordinance No 1026

An Ordinance fixing the compensation of the City Board of Election Commissioners for the Municipal Primary Election of 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, that each of the two appointive members of the City Board of Election Commissioners shall be paid for their services in connection with the Municipal Primary Election of 1921, and for the canvassing of the vote at said Primary Election the sum of Four Hundred and fifty (\$450.00) Dollars a piece.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

James S. Lippett

Frank A. Schramm

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 24<sup>th</sup> day of May, 1921, by a majority vote of all members elect, did pass the ordinance hereto attached, and known as General Ordinance No 1026.

Charles King

President

Wm. C. Lippert

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921

Wm. C. Lippert

City Clerk

Approved this 27<sup>th</sup> day of May, 1921.

St. Sherman Butschall

Mayor

General Ordinance No. 1028.

An Ordinance ratifying and approving a contract entered into by and between the Western Electric Company and the City of Fort Wayne, Indiana.

Whereas, on the 10<sup>th</sup> day of May, 1921, the City of Fort Wayne, Indiana, by and through its Board of Public Safety, entered into a contract with the Western Electric Company, which contract is in the following words:

This agreement made this 10<sup>th</sup> day of May, 1921, by and between the Western Electric Company, a corporation, having its principal place of business in Chicago, Illinois, hereinafter called "the Contractor" and the City of Fort Wayne, Indiana, by and through its Board of Public Safety, hereinafter called "the City" Witnesses:

That the said contractor for and in consideration of the sum of Sixteen Hundred and Five (\$1605.00) Dollars to be paid by said City as hereinafter provided, hereby agrees to furnish and deliver to said City of C. B. Chicago, Illinois, the following material, to-wit:

10,000 pounds #10 S & S Storage Hard Drawn, Copper Line Wire with three braid water proof insulation, in accordance with the proposal of said contractor, dated May 4<sup>th</sup>, 1921, which is hereby made a part hereof, and in accordance with the sample submitted with said proposal.

Said contractor agrees to ship all of said material at Chicago, Illinois, within (10) ten days after approval of this contract by the passage of ordinance by the Common Council of said City.

It is expressly agreed that time is of the essence of this contract and that if said contractor shall fail to ship the said material within the time limit as above provided, that then and in that event, it shall pay to said City as and for liquidated damages for such failure the sum of Twenty-five (\$25.00) Dollars per day for each day that it is in default in the delivery thereof, and a proportionate amount thereof if it is in default in the delivery of part only of said material.

The contractor agrees to furnish said City within ten (10) days, from date hereof a bond in the penal sum of Four Hundred (\$400.00) Dollars, conditioned for the faithful performance by it of this contract, with surety to the approval of said Board of Public Safety.

It is agreed that said City shall have one-half  $\frac{1}{2}$  of one per cent off for each payment within ten (10) days after receipt of said material, or not at thirty (30) days; and said City expressly agreed to pay said sum of Sixteen Hundred and Five (\$1605.00) Dollars on the delivery and acceptance of said material in accordance with the terms hereof.

Witness, the hands and seals of said parties the day and year first above written  
Western Electric Company  
By C. F. Drury  
over

The City of Fort Wayne, Indiana.  
By Geo. B. Walker  
Philip Koehlinger  
H. G. Berdelman  
City Board of Public Safety.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore, to-wit: on the 10<sup>th</sup> day of May, 1921, made and entered into by and between the City of Fort Wayne, by and through its Board of Public Safety, and the Western Electric Company, as fully set out in the preamble hereto be and the same is hereby in all things confirmed and approved.

Section II

That this ordinance shall be in full force and take effect on and after its passage and approval by the Mayor

Fred. D. C. Mahnenburg

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 24<sup>th</sup> day of May, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached and known as General Ordinance No. 1928.

Charles King

President

Wm. T. Jeffenies

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921.

Wm. T. Jeffenies

City Clerk

Approved this 27<sup>th</sup> day of May, 1921.

H. J. Norman

Mayor



General Ordinance No. 1029.

An Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne, and Fort Wayne Oil & Supply Company for the furnishing of supplies for the Water Works Department.

Whereas, on the 23<sup>rd</sup> day of March, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Fort Wayne Oil & Supply Company, a corporation, for the furnishing of certain supplies for the Water Works Department, which contract is in the following words and figures:

This agreement made this 23<sup>rd</sup> day of March, 1921, by and between the Fort Wayne Oil & Supply Company, a corporation, party of the first part, hereinafter called "the contractor" and the City of Fort Wayne, Indiana, by and through its Board of Public Works, party of the second part, hereinafter called "City," witnesses:

That the contractor in consideration of the agreements herein made by said City hereby agrees to furnish for, and deliver to said City at such times and in such quantities as designated by the Water Works Department of said City, *q. o. b.* at said City of Fort Wayne, in accordance with the bid heretofore made, which is made a part hereof; 18 Genuine Ludlow Improved Rubber-lined Gate, First Proof Fire Hydrants, fitted with Ludlow Patented Locking Device 5½ feet from pavement eline to bottom of 6" hub connection and fitted with 2-2½" hose nozzles and one steamer connection, each \$70.85-

2-6 ft Hydrants, same as above each \$22.20

1-4 ft Hydrant same as above each \$68.15

6-12" Genuine Ludlow Hub and Bronze Mounted Gate Valves fitted solid Manganeese Bronze Stem, one by turning to right, made strictly in accordance with the A. S. S. S. Specifications for a fine each \$76.00

6-8" same as above each \$40.00

36-6" same as above each \$25.00

The said City of Fort Wayne expressly agrees to pay the contractor for each of the respective articles enumerated above, at the price named above, within thirty (30) days after the delivery of such articles to the City.

Witness, the hands and seals of said parties the day and year first above written.

The Fort Wayne Oil & Supply Company  
By Ch. A. Hobson, Secretary and Treasurer  
The City of Fort Wayne, Indiana.

By J. D. Brown  
A. T. Anderson

C. L. Baird

to Board of Public Works.

Attest:

Robt. D. Evans, Secy.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract aforesaid entered into on the 23<sup>rd</sup> day of March, 1921, by and between the Fort Wayne Oil and Supply Company, and the City of Fort Wayne, Indiana, by and through its Board of Public Works, as fully set out in the preamble hereto be, and the same is hereby in all things ratified and approved.

Section II

That this ordinance be in full force and take effect on and after its passage

and approval by the Mayor.

Fred D. Lohmberg

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 24<sup>th</sup> day of May, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1029.

- Charles King

President

Spes. T. Jeffries

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921.

Spes. T. Jeffries

City Clerk.

Approved this 27<sup>th</sup> day of May, 1921

J. S. Burruss

Mayor

General Ordinance No. 1030.

An Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne and American Cast Iron Pipe Company for the furnishing of cast iron pipe for the Water Works Department.

Whereas on the 23<sup>rd</sup> day of March, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with American Cast Iron Pipe Company, a corporation for the furnishing of cast iron pipe for the Water Works Department, which contract is in the following words and figures:

This Agreement made and entered into this 23<sup>rd</sup> day of March, 1921, by and between American Cast Iron Pipe Company, a corporation, hereinafter termed "the seller" and the City of Fort Wayne, by and through its Board of Public Works, hereinafter termed "the buyer" Witnesseth:

That the seller agrees to sell to the buyer and the buyer agrees to buy from the seller the materials and supplies described below and upon the terms herein set out as follows:

100 tons 6" C.I. Pipe Class "B" Actual (16') \$63.80 per net ton.  
95 tons 8" C.I. Pipe Class "B" Actual (16') \$63.80 per net ton.  
65 tons 12" C.I. Pipe Class "B" Actual (16') \$63.80 per net ton.

Standard special castings for the above \$0.054¢ per pound.

all in accordance with the bid of the seller dated March 14<sup>th</sup> 1921, and the specifications accompanying said bid, except as otherwise specified herein, which bid and specifications are hereby made a part of this contract as fully as if copied at length herein.

All pipe to be supplied under this contract is to be in 16 foot lengths.

The 12 inch pipe is to be shipped immediately on the taking effect of this contract, after approval thereof by the Common Council of said City, and the balance of said pipe and material is to be shipped on order from the buyer and all of said pipe and material to be furnished hereunder, shall be shipped prior to July 1<sup>st</sup> 1921.

The contract price includes freight allowed to said City of Fort Wayne, prices being based on present freight rate, any change in rates being for the account of the buyer, who is also to pay any war tax lawfully assessed on the freight charges. Delivery is to be made f. o. b. cars at point of shipment. The buyer agrees to give complete shipping instructions for all materials at the time order is placed. Freight charges are to be paid by the buyer and are to be deducted from the purchase price.

The buyer expressly agrees to pay for all pipe and material, shipped within thirty days after delivery thereof.

The seller agrees to replace at the agreed point of delivery, with freight allowed to Fort Wayne, Indiana, as provided, any material found defective, which does not conform to specifications. If material is defective, the measure of the damage is the price of defective material only. No charges for labor or expense required to repair defective material as occasioned by same will be allowed.

Further, it is agreed that all claims for any cause must be made within 10 days after receipt of goods, such filing of claims to include all details including paid expense bills, with notation of shortage or damage and signed by agent of delivering line, and that the seller shall not in any event be liable for labor or damages arising from use of material sold hereunder.

No responsibility shall attach to the seller for delays occasioned by strikes, fires, accidents, or other causes beyond the control of the seller.

It is expressly agreed that in case of any conflict between the provisions of said bid and specifications and the provisions in this contract, then in any event the provisions of this contract shall control.

Witness the hands and seals of said parties the day and year first above written

American Cast Iron Pipe Company  
By Paul H. Ivy (Seal)  
Secretary

City of Fort Wayne, Indiana,  
By J. D. Brown  
A. F. Anderson  
C. L. S. David  
its Board of Public Works

Attest:

\_\_\_\_\_  
Secretary

#### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana that the contract heretofore entered into on the 23<sup>rd</sup> day of March, 1921, by and between the American Cast Iron Pipe Company and the City of Fort Wayne, Indiana, by and through its Board of Public Works, as fully set out in the preamble hereto be, and the same is hereby in all things ratified and approved.

#### Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Fred D. C. Stahnenberg

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 24<sup>th</sup> day of May, 1921, by a majority vote of all the members present, did pass the ordinance herewith attached, and known as General Ordinance No. 1030.

Charles King  
President

Wm. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921.

Wm. F. Jeffries  
City Clerk

Approved this 27<sup>th</sup> day of May, 1921.

Mr. Sherman Butshall  
Mayor



General Ordinance No. 1031

An Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne and the United Brass Manufacturing Company for the furnishing of supplies for the Water Works Department.

Whereas, on the 26<sup>th</sup> day of March, 1921, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the United Brass Manufacturing Company, for the furnishing of certain supplies for the Water Works Department, which contract is in the following words and figures:

This agreement made this 26<sup>th</sup> day of March, 1921, by and between the United Brass Manufacturing Company, party of the first part, hereinafter designated "the contractor" and the City of Fort Wayne, by and through its Board of Public Works, party of the second part, hereinafter designated "city", witnesseseth:

That the Contractor in consideration of the agreements herein made by the said City, hereby agrees to furnish for, and deliver to said City, at such times and in such quantities as designated by the Water Works Department of said City in accordance with the bid heretofore made, which is made a part hereof,

50-2" Fire Handle Service Gate Valves \$ 4.37 each

The said City of Fort Wayne expressly agrees to pay the contractor for each of the respective articles enumerated above at the prices named above, within thirty (30) days after the delivery of such articles to the City.

Witness, the hands and seals of said parties this day and year first above written.

United Brass Manufacturing Company  
By W. Wille

The City of Fort Wayne, Indiana,  
By J. O. Brown  
A. T. Anderson  
C. L. Baird  
to Board of Public Works

Attest  
Robt D. Evans  
Secretary

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 26<sup>th</sup> day of March, 1921, by and between the United Brass Manufacturing Company and the City of Fort Wayne, Indiana, by and through its Board of Public Works, as fully set out in the preamble hereto be, and the same is hereby in all things ratified and approved.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Fred D. C. Schuenburg

We hereby certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 24<sup>th</sup> day of May, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and thrown as General Ordinance No. 1031.

Charles King  
Clerk

Wm F. Hoffman  
City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921.  
Mrs. C. Jelfman  
City Clerk

Approved this 27<sup>th</sup> day of May, 1921.

W. Sherman Ledshali  
Mayor

## General Ordinance No. 1032.

An Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne and the Fort Wayne Oil & Supply Company, a corporation, doing business under the name of the P. & M. Supply Company, for the furnishing of supplies for the Water Works Department.

Whereas on the 23<sup>rd</sup> day of March, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Fort Wayne Oil & Supply Company, a corporation, doing business under the name of the P. & M. Supply Company, which contract is in the following words and figures:

This agreement made this 23<sup>rd</sup> day of March, 1921, by and between the Fort Wayne Oil & Supply Company, a corporation, doing business under the name of the P. & M. Supply Company, party of the first part, hereinafter designated "the contractor" and the City of Fort Wayne, by and through its Board of Public Works, party of the second part, hereinafter designated "City" witnesseseth:

That the contractor in consideration of the agreements herein made by the said City, hereby agree to furnish for, and deliver to said City at such time and in such quantities as designated by the Water Works Department of said City, f.o.b. cars Decatur, Illinois, with freight prepaid to Fort Wayne, Indiana, in accordance with the bid heretofore made, which is made a part thereof.

300 - 5/8" genuine Mueller's plate & -101 corporation cocks with plate & -145 coupling \$ .90 each

5 - 1 1/2" same as above \$ 5.00 each

36 - 2" same as above \$ 7.72 each

The said City of Fort Wayne expressly agrees to pay the contractor for each of the respective articles enumerated above at the price named above, within thirty (30) days after the delivery of such articles to the City.

Witness the hands and seals of said parties this day and year above written

Fort Wayne Oil & Supply Company  
doing business under the name of P. & M. Supply Company  
By H. A. Hobson, Secretary & Treasurer  
The City of Fort Wayne, Indiana  
By J. A. Brown  
A. B. Anderson  
C. L. Baird

Attest:

Secretary

To Board of Public Works

### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 23<sup>rd</sup> day of March, 1921, by and between the Fort Wayne Oil & Supply Company, a corporation, doing business under the name of the P. & M. Supply Company, and the City of Fort Wayne, Indiana, by and through its Board of Public Works, as fully set out in the preamble hereto be, and the same is hereby in all things ratified and approved.

### Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor

Frank D. G. Harknessburg

over

5311  
We hereby certify, That the Common Council of the City of Fort Wayne,  
Indiana, at a regular meeting, held on the 24<sup>th</sup> day of May, 1921, by a majority  
vote of all the members elect, did pass the ordinance herewith attached, and known  
as General Ordinance No. 1832.

Charles King

President

Wm. T. Jeffries

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921.

Wm. T. Jeffries

City Clerk.

Approved this 27<sup>th</sup> day of May, 1921

W. Sherman Lentshall

Mayor

General Ordinance No. 1033

An Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne and Gardner Metal Company, a corporation, for the furnishing of supplies for the Water Works Department.

Whereas, on the 30<sup>th</sup> day of March, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with Gardner Metal Company, a corporation, for the furnishing of certain supplies for the Water Works Department, which contract is in the following words and figures:

This agreement made this 30<sup>th</sup> day of March, 1921, by and between Gardner Metal Company, a corporation, with its principal place of business in the City of Chicago, Illinois, party of the first part, hereinafter called "the contractor," and the City of Fort Wayne, <sup>Indiana</sup> by and through its Board of Public Works, party of the second part, hereinafter called "City" shall read:

That the contractor in consideration of the agreement herein made by the said City hereby agrees to furnish for, and deliver to said City at such times and in such quantities as designated by the Water Works Department of said City, f.o.b. cars at said City of Fort Wayne, in accordance with the bid heretofore made, which is made a part hereof,

10 Four Pig Lead @ \$4.60 per C. & S.

The said City, <sup>of Fort Wayne</sup> expressly agrees to pay the contractor for each of the respective articles enumerated above at the prices named above, within thirty (30) days after the delivery of such articles to the City.

Witness the hands and seals of said parties this day and year first above written.

Gardner Metal Company  
by H. A. Gardner  
The City of Fort Wayne, Indiana  
by J. S. Brown  
A. T. Anderson  
C. L. Baird  
to Board of Public Works.

Attest:

Harry J. Gardner, Secretary  
Robert D. Coates, Secretary

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 30<sup>th</sup> day of March, 1921, by and between the Gardner Metal Company and the City of Fort Wayne, Indiana, by and through its Board of Public Works, as fully set out in the preamble hereto be, and the same is hereby in all things ratified and approved.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Fred D. C. Schaefer

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 24<sup>th</sup> of May, 1921, by a majority vote of all the members present, did pass the ordinance hereto attached, and known as General Ordinance No. 1033.

Charles King  
President

Wm. F. Joffe  
City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921.

Wm. F. Joffe  
City Clerk

Approved this 27<sup>th</sup> day of May, 1921.

W. Sherman Crotwell

Mayor.



# General Ordinance No. 1034.

Be Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne and the National Mill Supply Company for the furnishing of supplies for the Water Works Department.

Whereas on the 31<sup>st</sup> day of March, 1921, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the National Mill Supply Company, a corporation, for the furnishing of certain supplies for the Water Works Department, which contract is in the following words and figures:

This agreement made this 31<sup>st</sup> day of March, 1921, by and between the National Mill Supply Company, a corporation, party of the first part, hereinafter designated "the contractor," and the City of Fort Wayne, by and through its Board of Public Works, party of the second part, hereinafter designated "City" witnesses:

That the contractor in consideration of the agreements herein made by the said City, hereby agrees to furnish and deliver to said City, with freight allowed to Fort Wayne, Indiana, at such times and in such quantities as designated by the Water Works Department of said City, in accordance with the bid heretofore made, which is made a part hereof,

36 Round Valve Boxes Complete "B." 42" to 66"	each	\$ 6.95
36 " " " Less Base "B" 42" to 66"	"	\$ 3.30
24 Valve Box Extensions No. 58	"	\$ 1.30
600 No. 94 C Girth Boxes 42" to 66"	"	\$ 1.68
200 Extra covers for same.	"	\$ .14
25 # 157 Extension Section Increases, length of box 20"	"	\$ .82
25 # 152 Extension Section Increases, length of box 24"	"	\$ .89
25 # 153 Extension Section Increases, length of box 30"	"	\$ .96
100 Coils 3/8" Extra Strong Lead Pipe		
35 " 3/4" " " " "		
15 " 1" " " " "		
5 " 1 1/2" " " " "		
10 " 2" " " " "		

(a) \$ 5.60 per foot

The said City of Fort Wayne expressly agrees to pay the contractor for each of the respective articles enumerated above, at the prices named above, within thirty (30) days after the delivery of such articles to the City.

Witness the hands and seals of said parties the day and year first above written.

National Mill Supply Company

By S. A. Liberman

The City of Fort Wayne, Indiana

By J. O. Brown

A. B. Anderson

C. L. Baird

to Board of Public Works

Attest

Robert D. Evans, Secretary

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 31<sup>st</sup> day of March, 1921, by and between the National Mill Supply Company and the City of Fort Wayne, Indiana, by and through its Board of Public Works, as fully set out in the preamble hereto be, and the same is hereby in all things ratified and approved.

## Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Frederic D. C. Halenburgh.

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting held on the 24<sup>th</sup> day of May, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached and known as General Ordinance No. 1034.

L. H. King, President

Wm. F. Jeffries, City Clerk.

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921.

Wm. F. Jeffries, City Clerk.

Approved this 27<sup>th</sup> day of May, 1921,

Wm. L. Lammear, Lammear, Mayor

General Ordinance No. 1035-

An Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne and the Parsons Company for the furnishing of a bark peeling machine.

Whereas, on the 4<sup>th</sup> day of April, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Parsons Company, a corporation, for the furnishing of one No. 10 Bark Peeling Machine for the Water Works Department, which contract is in the following words and figures:

This agreement made this 4<sup>th</sup> day of April, 1921, by and between the Parsons Company a corporation, having its principal place of business in Newton, Iowa, party of the first part, <sup>hereinafter</sup> designated "the contractor" and the City of Fort Wayne, by and through its Board of Public Works, party of the second part, hereinafter designated "the City" witnesseseth:

That the said the Parsons Company hereby agrees to furnish for, and deliver to said City, at said City within 20 days from date hereof one (1) No. 10 Bark Peeling Machine, in all things in accordance with the typewritten and printed specifications therefore prepared by said Company and photographs thereof, and in accordance with the bid, heretofore made by said Company dated March 28<sup>th</sup>, 1921, which bid, photographs and specifications are attached hereto and made a part hereof, at and for the price of Twenty-five hundred and fifty (\$2550.00) Dollars, f. o. b. Fort Wayne, Indiana, with a five  $5\frac{1}{2}$ % per cent discount on said sum to be allowed for payment in cash within six (6) days after receipt of said machine at Fort Wayne.

Said City of Fort Wayne expressly agrees to pay said Company the said sum of \$2550.00 within six (6) days from the date of delivery of said machine, in accordance with the said specifications thereof.

It is expressly agreed and understood that time is of the essence of this contract and that if said Company fails to deliver said machine to said City within said 20 days from date hereof, that then and in that event, the said Company shall pay to said City as and for liquidated damages for such failure the sum of One (\$10.00) Dollars per day for every day that it is in default in the delivery of said machine.

It is expressly agreed that said contractor will furnish an experienced operator to instruct the employes of said City in the use and operation of said machine for a period of two (2) days on delivery of said machine.

Witness, the hands and seals of said parties the day and year first above written.

The Parsons Company  
By H. C. McSordell  
Secretary & General Manager

The City of Fort Wayne, Indiana  
By J. C. Brown  
Ed. Baird

A. T. Anderson

Its Board of Public Works

Attest:

Secretary

over

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the \_\_\_\_\_ day of April, 1921, by and between the Parsons Company and the City of Fort Wayne, Indiana, by and through its Board of Public Works, as fully set out in the preamble hereto be, and that same is hereby in all things ratified and approved.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Fred D. C. Schenk

He hereby Certify, That the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 24<sup>th</sup> day of May, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1035.

Charles King

President

Wm. T. Jeffries

City Clerk

Presented to the Mayor for approval on the 27<sup>th</sup> day of May, 1921,

Wm. T. Jeffries,

City Clerk

Approved this 27<sup>th</sup> day of May, 1921.

H. Sherman Butts

Mayor

51

General Ordinance No. 1036.

An ordinance to amend General Ordinance No. 710 entitled: "An ordinance authorizing and permitting the Board of Public Works to expend the sum of Forty Dollars, \$40.00 per month for additional clerical assistance in connection with track elevation matters" passed July 27<sup>th</sup>, 1915.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that section I of the above entitled ordinance be amended to read as follows: "Section I. Be it ordained by the Common Council of the City of Fort Wayne, that the Board of Public Works be and it is hereby authorized to employ additional clerical assistance in connection with track elevation matters, the cost of such assistance not to exceed the sum of sixty-five dollars (\$65.00) per month, said money to be paid out of the Track Elevation fund, from August 1<sup>st</sup>, 1920, to June 1<sup>st</sup>, 1921, and that the title be amended accordingly, and that his salary to be \$40.00 per month out of track elevation fund after June 1<sup>st</sup>, 1921.

Section II

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

James A. Lippert,

He hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 28<sup>th</sup> day of June, 1921, by a majority vote of all the members duly did pass the ordinance hereto attached, and known as General Ordinance No. 1036.

Charles King,

President.

Mrs. J. Jeffries,

City Clerk.

Presented to the Mayor for approval on the 1<sup>st</sup> day of July, 1921.

Mrs. J. Jeffries

City Clerk

Approved this 1<sup>st</sup> day of July, 1921.

W. Sherman Butshall,

Mayor.



General Ordinance No. 1037.

An ordinance ratifying and approving a contract entered into by and between the city of Fort Wayne, and the Fort Wayne Oil & Supply Company for furnishing of equipment for the water works Department.

Whereas on the 14<sup>th</sup> day of June, 1921, the City of Fort Wayne, Ind. and through its Board of Public Works, entered into a contract with the Fort Wayne Oil & Supply Company, a corporation, for the furnishing of equipment for the water works Department, which contract is in the following words and figures:

This Agreement made this 14<sup>th</sup> day of June, 1921, by and between the Fort Wayne Oil & Supply Company, a corporation, having its principal place of business in the City of Fort Wayne, Indiana, party of the first part, hereinafter called "the contractor," and the City of Fort Wayne, Indiana, by and through its Board of Public Works party of the second part, hereinafter called "the City".

Witnesseth: That the contractor in consideration of the agreement made by the City, hereby agrees to furnish for, and to deliver to said City, 400 b. cars Fort Wayne, Indiana, within sixty (60) days from the date of the approval of this contract by ordinance passed by the Common Council of said City, the following apparatus, machinery and materials, to-wit:

One 5" Class "K" horizontally split type, large case, centrifugal pump fitted with iron enclosed impeller, steel shaft, case wearing rings of bronze, including extended cast iron sub bases, but without motor, with Ball Thrust bearing.

1-KP-323, 40 H.P., 1800 R. P. M. no load, 1735 full load, 440 volt, 3 phase, 60 cycle, 50 degree General Electric Motor.

1-G.E.-7052 A 1 automatic starter (compensator type) for 40 H.P., 440 volt, 3 phase, 60 cycle, 50 degree motor General Electric Co.

1-G.E.-2931 bat. 141637 totally enclosed float switch General Electric Co.,

in all things in accordance with, and as specified in the specifications therefore prepared by said City, and in accordance with the bid and proposal of the Contractor, and the typewritten and printed specifications, numbered 16,776, with blue print and drawings and photographs attached thereto, prepared and furnished by the contractor, dated June 6, 1921, labelled "Specifications from Union Steam Pump Company" which said specifications are hereby adopted and furnished by said contractor as its own, and all of which specifications of said City bid, proposal and specifications of said contractor are attached hereto and made a part hereof, as fully as if recited at length herein, and for the price of Eight Hundred Forty and thirty-five hundredths (\$840.35) Dollars, to be paid after the delivery and acceptance by said City of said apparatus.

The apparatus covered hereby is to be delivered to said City at said City of Fort Wayne, within sixty (60) days after the approval of this contract by ordinance passed by the Common Council of said City.

It is expressly agreed that time is of the essence of this contract, and that for every day after the date set herein for the delivery of said machinery, that the said contractor is in default in the delivery of the apparatus hereby contracted for, it shall

pay to said City as and for liquidated damages the sum of Fifty (\$50.00) Dollars per day.

Witness the hands and seals of said parties the day and year first above written.

The Fort Wayne Oil & Supply Company  
by \_\_\_\_\_

The City of Fort Wayne, Indiana

By J. E. Brown

E. O. Anderson

W. L. David

Its Board of Public Works

Signed

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore, to-wit: on the 14<sup>th</sup> day of June 1921, made and entered into by and between the City of Fort Wayne, Ind. and through its Board of Public Works, and The Fort Wayne Oil & Supply Company as fully set out in the inclosure hereto, and the same is hereby in all things confirmed and approved.

## Section II

That this ordinance be in full force and effect from and after its passage and approval by the Mayor.

J. W. Reynolds

He hereby certifies, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 28<sup>th</sup> day of June, 1921, by a majority vote of all ~~the~~ the members elect, did pass the ordinance herunto attached, and known as General Ordinance No. 1037.

Charles Kings

President

Wm. T. Jeffries

City Clerk

Presented to the Mayor for approval on the 1<sup>st</sup> day of July, 1921.

Wm. T. Jeffries

City Clerk

Approved this 1<sup>st</sup> day of July, 1921.

J. Sherman

Mayor

General Ordinance No. 1038

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne, and the Dravo-Doyle Company for the furnishing of pumping equipment for the Water Works Department.

Whereas, on the 14<sup>th</sup> day of June, 1921, the City of Fort Wayne, by and through its Board of Public Works entered into a contract with the Dravo-Doyle Company, a corporation, for the furnishing of pumping equipment for the Water Works Department, which contract is in the following words and figures:

This agreement made this 14<sup>th</sup> day of June, 1921, by and between the Dravo-Doyle Company, a corporation, having its principal place of business in Trenton, New Jersey, party of the first part, hereinafter designated "the contractor" and the City of Fort Wayne, by and through its Board of Public Works, party of the second part, hereinafter designated "the City" witnesses:

That the said Dravo-Doyle Company hereby agrees to furnish for, and deliver to said City, s. o. b. cars Fort Wayne, Indiana, the following apparatus, machinery and materials, to-wit:

One (1) Motor driven centrifugal pumping unit consisting of  
One (1) DeLaval 8" single stage double suction horizontal centrifugal pump, mounted on a cast iron bed plate with and direct connected by means of a flexible coupling to

One (1) General Electric 100 HP, 2300 volts, 60 cycle, 3 phase, form 65,400 4800 R.H.M. induction motor, and

One (1) General Electric b.h. 1034 hand compensator.

in all things in accordance with, and as specified in the specifications therefore prepared by said City, and in accordance with the bid and proposal of the contractor, and the typewritten and printed specifications, blue print and drawings therefore, prepared by the contractor, dated May 12<sup>th</sup>, 1921, all of which specifications, bid, proposal and specifications of said contractor are attached hereto, and made a part hereof, at and for the price of Two Thousand (\$2000.00) Dollars, to be paid as follows: Fifty (50%) per cent when shipped (by sight draft attached to bill of lading) and Fifty (50%) per cent \_\_\_\_\_ days after delivery thereof, which said City expressly agrees to pay as above specified.

The machinery covered hereby is to be shipped within eight (8) weeks from the date of the approval of this contract by ordinance of the Common Council of said City.

Witness the hands and seals of said parties the day and year first above written  
Dravo-Doyle Company

By \_\_\_\_\_  
City of Fort Wayne, Indiana  
By J. C. Brown  
A. C. Anderson  
L. L. Baird  
its Board of Public Works

Signed

over

Section I     It is ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore, to-wit: on the 14<sup>th</sup> day of June, 1921, made and entered into by and between the City of Fort Wayne, by and through its Board of Public Works, and ~~Davis~~-Doyle Company, as fully set out in the preamble hereto, be, and the same is hereby in all things confirmed and approved.

Section II     That this ordinance be in full force and effect from and after its passage and approval by the Mayor.

J. H. Reynolds

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 28<sup>th</sup> day of June, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 1938.

Charles King,  
President

Wm. T. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 1<sup>st</sup> day of July, 1921.

Wm. T. Jeffries  
City Clerk.

Approved this 1<sup>st</sup> day of July, 1921.

W. Herman Cutshall,  
Mayor.



General Ordinance No. 1039.

An Ordinance fixing the salary of the clerk of the building inspector

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Ind. that the clerk of the Building Inspector shall receive a salary at the rate of Seventy (\$70.00) Dollars per month during the first six months of his employment; Seventy-five (\$75.00) Dollars during the next six months; Eighty (\$80.00) Dollars during the next six months of his employment and thereafter during his employment Eighty-five (\$85.00) Dollars per month.

Section II

That this ordinance shall repeal all ordinances <sup>and parts of ordinances</sup> in conflict herewith.

Section III

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

J. D. Liggitt

We hereby certify that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 28<sup>th</sup> day of June, 1921 by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1039.

Charles King

President

Mrs. T. Jeffries

City Clerk

Presented to the Mayor for approval on the 1<sup>st</sup> day of July, 1921.

Mrs. T. Jeffries

City Clerk.

Approved this 1<sup>st</sup> day of July, 1921.

W. Sherman Gutzwill

Mayor

General Ordinance No. 1040.

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne and the Worthington Pump and Machinery Corporation for the furnishing of equipment for the Water Works Department.

Whereas, on the 14<sup>th</sup> day of June, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Worthington Pump and Machinery Corporation, for the furnishing of equipment for the Water Works Department, which contract is in the following words and figures:

This agreement made this 14<sup>th</sup> day of June, 1921, by and between the Worthington Pump and Machinery Corporation, having its principal place of business in the City of New York, party of the first part, hereinafter designated "the contractor," and the City of Fort Wayne, by and through its Board of Public Works party of the second part, hereinafter designated, "the city", Witnesseth:

That the said Worthington Pump and Machinery Corporation hereby agreed to furnish for, and deliver to said City, *s. o. b.* cars Fort Wayne, Indiana, the following apparatus, machinery and materials for the City Waterworks plant, to-wit:

For Station No. I.

One (1) 15X16 Worthington "Laidlaw" Patterson, Durlex, single stage, enclosed frame, self oiling, leather valve compressor equipped with idler for cross drive, Laidlaw regulator, endless leather belt. Compressor would have a displacement of 1420 cu. ft. per minute operating at 220 R.P.M. suitable for 100 lb. working pressure. For driving compressor contractor offers:

One (1) 250 H.P. 550 R.P.M., 2200 volt, 3 phase, 60 cycle, form "M", 50° General General Electric Slip Ring Motor, with drum type control, C.R. 3221 resistor for starting duty only, oil switch with combined magnetic lock attachment, having under-voltage release and over-load attachment. Motor equipped with sliding rails and pulley. General arrangement of outfit offered is shown by blueprint 55063 and covered by specifications No. 13620 attached.

In all things in accordance with, and as specified in the specifications therefore prepared by said City, and in accordance with the bid and proposal of the contractor and the typewritten and printed specifications, blueprint and drawings therefore prepared by the contractor, dated April 30, 1921, except as otherwise specified herein, all of which specifications, bid, proposal and specifications of said contractor are attached hereto and made a part hereof, at and for the price of Six Thousand Nine Hundred and Five (\$6,705.00) Dollars to be paid as follows: Sixty (60%) per cent upon presentation of Bill of Lading. Its shipment be deferred at the City's request, this payment shall become due and payable upon notification by the contractor that the essential parts are ready to load and ship; and forty (40%) amount thirty (30) days after delivery of all of said machinery. All of said machinery is to be shipped within three (3) weeks from date of approval of this contract by ordinance of the Common Council of the said City.

The said contractor also agrees to furnish for, and deliver to said City, i. e. to Fort Wayne, Indiana, in addition to the above, the following apparatus, machinery and materials, to-wit:

For Station No 4. — 305 cu. ft. Compressor with motor and air receiver contractor offers:

One (1) 12x12 Worthington "Laidlaw" pattern, single horizontal, enclosed self-oiling Feather Valve Compressor, as described by specifications No. 13687 attached. Compressor would have a displacement of 421 cu. ft. per minute operating at 270 R.P.M. For driving compressor, contractor offers:—

One (1) 75 H.P. 440 Volt, 3 phase, 60 cycle, 1200 R.P.M., 50° General Electric squirrel cage motor, with 62-1034 compensator, having over-load and under-voltage protection. Motor equipment with sliding rails and pulley.

One (1) 36 inch by eight feet vertical air receiver, proportioned for 110 lb working pressure and tested to 165 lb hydrostatic pressure.

In all things in accordance with, and as specified in the specifications prepared therefore by said City, and in accordance with the bid, and proposal of the Contractor and the typewritten and printed specifications, blue print, and drawings therefor prepared by the contractor, dated June 4, 1921, except as otherwise specified herein, all of which specifications, bid, proposal and specifications of said contractor are attached hereto and made a part hereof, at and for the sum of Two Thousand Five Hundred Eighty-eight & 25/100 Dollars to be paid as follows: Net cash thirty (30) days after delivery to said City at Fort Wayne.

The machinery covered hereby is to be shipped within thirty (30) days from the date of the approval of this contract by ordinance of the Common Council of the said City.

Said City expressly agrees to pay for said machinery as above specified.

The prices named herein are subject to any increase in freight rates made prior to shipment.

Witness the hands and seals of said parties this day and year first above written

Worthington Pump and Machinery Corporation

By \_\_\_\_\_  
City of Fort Wayne, Indiana

Signed

By J. O. Brown

A. F. Anderson

G. L. Baird

Its Board of Public Works

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore, to-wit: on the 14<sup>th</sup> day of June, 1921, made and entered into, by and between the City of Fort Wayne, by and through its Board of Public Works, and the Worthington Pump and Machinery Corporation, as fully set out in the preamble hereto, be, and the same is hereby, in all things confirmed and approved.

## Section II

That this ordinance be in full force and effect from and after

its passage and approval by the Mayor.

J. H. Reynolds

I hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 12<sup>th</sup> day of July, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1040.

Garvies King  
President

Wm. O. Jeffries  
City Clerk

Presented to the Mayor for approval on the 15<sup>th</sup> day of July, 1921.

Wm. O. Jeffries  
City Clerk

Approved this 15<sup>th</sup> day of July, 1921.

W. Sherman Catshall  
Mayor.



General Ordinance No. 1041

An ordinance prohibiting the exhibition of carnivals and street fairs.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that it shall hereafter be unlawful for any person, firm or corporation to conduct, operate or exhibit any performances or shows commonly known as carnivals or street fairs within the corporate limits of the City of Fort Wayne, Indiana.

Section II

Any person, firm or corporation violating this ordinance shall be fined in any sum not exceeding three hundred (\$300.00) dollars, and <sup>every</sup> day that any such carnival, street fair or other like show shall be conducted, operated or exhibited, shall constitute a separate offense.

Section III

That this ordinance be in full force and take effect on and after its passage, approval by the Mayor and legal publication.

Frederic C. Schenck  
Frank H. King

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 23<sup>rd</sup> day of August, 1921, by a majority vote of all the members elect, did pass the ordinance hereunto attached and known as General Ordinance No. 1041.

Charles King  
President

Wm. T. Jeffereis  
City Clerk

I assent to the Mayor for approval on the 26<sup>th</sup> day of August, 1921

Wm. T. Jeffereis  
City Clerk

Approved this 26<sup>th</sup> day of August, 1921.

H. Sherman Outwater  
Mayor

## General Ordinance 1042

An Ordinance amending Sections 3 and 9 of General Ordinance number 932, entitled: "An ordinance regulating travel and traffic upon the streets, alleys and public places in the City of Fort Wayne, and providing penalties for its violation, as amended," passed February 10, 1920; and adding section 18<sup>a</sup> to said ordinance as amended September 13, 1921.

### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that section 3 of the above entitled ordinance number 932 be amended by amending subdivision f of said section, to read as follows: "(f) No vehicle unless in an emergency or on order of a policeman or to allow another vehicle or pedestrian to cross its path, shall stop in any street except within one foot of the right hand curb, and in no event shall any vehicle be stopped on any street along which street cars are operated, within thirty (30) feet of the nearest line of an intersecting street, except to await the traffic signal of a traffic officer, unless such vehicle be owned and operated by the owner of the abutting property, and then only long enough to load or unload such vehicle; and all vehicles while standing in any street shall be so placed as to have their entire length parallel with, and the right hand wheels within one foot of the curb.

That said section 3 be further amended by the addition at the end thereof of subdivisions "U" and "V" as follows: "(U) No vehicle shall pass another vehicle going in the same direction while crossing a street intersection. Any person, firm or corporation violating any of the provisions of this subdivision "U" shall upon conviction be fined not less than five (\$5.00) Dollars. "(V) It shall be unlawful for any driver of any vehicle to pass a street car or an interurban car at any street intersection where a traffic officer is stationed for the control of traffic at such intersection when such car has been stopped to allow passengers to alight from, or embark thereon, during the time such car remains stopped for that purpose, and when the driver shall approach any such street car or interurban car thus stopped at any such street intersection, it shall be his duty to stop such vehicle operated by him not less than fifteen (15) feet in the rear of the entrance or exit of such street car or interurban car, and to remain at such distance therefrom until the passengers have alighted from, or embarked on such street car or interurban car, or until the same shall have started. Any person, firm or corporation violating any of the provisions of this subdivision "V" shall upon conviction be fined not less than five (\$5.00) Dollars."

### Section II

That section 9 of the above entitled ordinance Number 932 be amended to read as follows: "Section 9. It shall be unlawful for the driver of any vehicle to stop, or allow or permit to be stopped, any such vehicle, or for the owner of such vehicle to authorize, direct or permit any such vehicle to be stopped on Calhoun Street in the congested district, longer than ten (10) minutes in any one hour, between the hours of 7 A. M. and 9 P. M. and then only when transacting business in some business house between the intersecting streets where such vehicle is stopped. No vehicle except on Sundays, shall be parked on Harrison Street or Clinton Street between Columbia and Washington Streets nor on Columbia, Main, Perry, Wayne or Washington Streets between Harrison and Clinton Streets, nor on Court Street, longer than one (1) hour in any two (2) hours of 7 A. M. and 6 P. M. The Board of Public Safety shall cause

to be placed in every block where the time of parking is restricted, signs designating such time limit.

Section III

That the above entitled ordinance be amended by the addition of the following section immediately following Section 18 of said ordinance, said new section to be numbered "18a" to-wit: "Section 18a. No person, firm or corporation shall park any motor vehicle in any of the streets, alleys, or public places in said City, for the purpose of exhibiting, displaying or demonstrating such motor vehicle or motor vehicle accessories, or other devices."

Section IV

That this ordinance be in full force and take effect from and after its passage, approval by the Mayor and legal publication.

Harry M. McMillen

We hereby certify, that the Common Council of the City of Fort Wayne Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the Ordinance hereunto attached and known as General Ordinance No. 1042.

- Charles King

President

Wm. T. Jefferson

- City Clerk

Presented to the Mayor for approval on the 19<sup>th</sup> day of September, 1921.

Wm. T. Jefferson

- City Clerk

Approved this 19<sup>th</sup> day of September, 1921.

Wm. Harrison Outshail

Mayor

General Ordinance No. 1043

An ordinance authorizing the Board of Public Safety to employ an attendant for the public parking place and fixing his pay, as amended September 13 - 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Safety shall have charge of, and control of the use for public parking purposes of the City public parking place for automobiles established on the proposed ~~site~~ site for the Wilson Hall.

Section II

Said Board of Public Safety is hereby authorized to appoint and employ one or more attendants as may be necessary to have charge of and control the said parking place and the use thereof; which said attendant or attendants shall have noie powers; said attendant and attendants shall each give bond in the sum of \$500.00, payable to the City of Fort Wayne, with security to the satisfaction of the said Board, conditioned for the faithful performance of his duties as such attendant.

Section III

That such attendant or attendants for such parking place shall each be paid the wages at the rate of \$100.00 Dollars per month, to be paid out of the funds appropriated for the Police Payroll.

Section IV

That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

E. M. Buchanan  
Frank M. King

We hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 1043.

Charles King  
President

Wm. J. Jeffries  
City Clerk

Presented to the Mayor for approval on the 18<sup>th</sup> day of September, 1921

Wm. J. Jeffries  
City Clerk

Approved this 19<sup>th</sup> day of September, 1921

W. Sherman Watson  
Mayor



General Ordinance No. 1044

An ordinance to amend Sections 1, 4 and 5 of General Ordinance 1001, entitled "An ordinance relating to nuisances" passed as amended January 25, 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that Section 1 of the above entitled ordinance be amended to read as follows:  
"Section 1. Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that it shall be unlawful for any person, firm or corporation to erect or place, or cause, or permit to be erected, or placed, or operate within the corporate limits of the City of Fort Wayne, or within one mile of said corporate limits, any stock factories, glue factories, smoke houses or establishments for the curing of meats for commercial purposes, rendering plants, bone factories, soap factories, tanneries, hide houses, slaughter houses, packing houses, stock yards and dye factories without first obtaining a permit therefore from the Board of Public Health of the City of Fort Wayne, Ind., and paying the license fee therefore of ten (\$10.00) dollars per year, or for any part of a year. All applications for such permits shall be made on forms prescribed by said board of health. All such permits shall be issued for one year and shall expire on December 31<sup>st</sup> of each year."

Section II

That section 4 of the above entitled ordinance be amended to read as follows:  
"Section 4. It shall be unlawful for any stock factory, glue factory, smoke house or establishment for the curing of meats, rendering and rendering plant, bone factory, soap factory, tannery, hide houses, slaughter house, packing house, stock yard and dye factory to permit any foul, ill-smelling unpleasant or disagreeable odor to escape from its plant within the confines of the City of Fort Wayne, and within a distance of one mile of the City limits of the City of Fort Wayne."

Section III

That section 5 of the above entitled ordinance be amended to read as follows:  
"Section 5. On complaint of any citizen to the Board of Health of the City of Fort Wayne, that any stock factory, glue factory, smoke house, or establishment for the curing of meats, rendering or rendering plant, bone factory, soap factory, tannery, hide house, slaughter house, packing house, stock yards or dye factory, is permitting foul, ill-smelling, unpleasant or disagreeable odors to escape, it shall be the duty of the Board of Health to immediately dispatch an officer to investigate, and if he finds that such odors are escaping, the officer shall file an affidavit in the City Court against the offending stock factory, glue factory, smoke house or establishment for the curing of meats, rendering, or rendering plant, bone factory, soap factory, tannery, hide house, slaughter house, packing house, stock yard or dye factory for the said violation of the ordinance."

Section IV

Now this ordinance be in full force and take effect on and after its passage, approval by the Mayor and legal publication.

Frank R. Schwanne

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 1044.

James King, President

Mrs. D. Jeffries, City Clerk.

Presented to the Mayor for Approval on the 19<sup>th</sup> day of September, 1921.

Mrs. D. Jeffries, City Clerk.

Approved this 19<sup>th</sup> day of September, 1921.

Wm. W. Marshall, Mayor

205

General Ordinance No. 1045

An ordinance fixing the compensation of the City Board of Election Commissioners for the municipal election of 1921.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that each of the two appointed members of the City Board of Election Commissioners shall be paid for their services in connection with, and for the municipal general election of 1921 and for the canvassing of the vote at said election, the sum of Five hundred and fifty (\$550.00) Dollars.

Section II

That the City Clerk for all services required to be performed by him in connection with the registration of voters for said municipal election of 1921, shall be allowed and paid the sum of three (3) cents for the name of each voter registered for said election.

Section III

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

has A. Liggitt

Richard Y. G. 1921

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 1045.

Charles King

President

Wm. P. Jeffries

City Clerk

Presented to the Mayor for approval on the 19<sup>th</sup> day of September, 1921.

Wm. P. Jeffries

City Clerk

Approved this 19<sup>th</sup> day of September, 1921

W. Sherman Butshall

Mayor

General Ordinance No. 1046

An ordinance authorizing the sale of three (3) houses by the Board of Public Works.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Works of the said City be and it is hereby authorized to sell two (2) houses and a workshop building located respectively on Lots numbered 6, 15 and 16 of F. J. Beck's Homestead addition to the City of Fort Wayne, said houses being located on ground appropriated by said City for the opening of Spring Street; the said houses to be sold as other personal property is sold after the same shall have been appraised as provided by law at public or private sale as said Board may decide, for not less than the appraised value thereof.

Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

James A. Lippitt

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1046.

Charles King

President

Wm. F. Jefferies

City Clerk.

Presented to the Mayor for approval on the 19<sup>th</sup> day of September, 1921

Wm. F. Jefferies

City Clerk.

Approved this 19<sup>th</sup> day of September, 1921

W. Sherman Cutchall

Mayor

General Ordinance No. 1047

An ordinance ratifying and approving a contract entered into by and between the Fort Wayne Oil & Supply Company, a corporation, and the City of Fort Wayne, for the furnishing of certain supplies to be used in the Water Works Department.

Whereas, on the 19<sup>th</sup> day of July, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Fort Wayne Oil & Supply Company, for the furnishing of certain supplies for the Water Works Department, which said contract is as follows:

This agreement made this 19<sup>th</sup> day of July, 1921, by and between the Fort Wayne Oil & Supply Company, a corporation, having its principal business in the City of Fort Wayne, Indiana, party of the first part, hereinafter called "the contractor" and the City of Fort Wayne, Indiana, by and through its Board of Public Works, party of the second part, hereinafter called the "City" witnesseth:

That the contractor in consideration of the agreements herein made of the said City, hereby agrees to furnish for, and deliver to said City, of. o. b. at said City of Fort Wayne, within 10 days from the date of the approval of this contract by ordinance of the Common Council of said City, in accordance with the advertisement for bids therefor of said City, dated June 22, 1921, and in accordance with said contractor's bid therefor dated June 29, 1921, to-wit:

14 - Genuine Ludlow Improved Rubber Faced Slide Gate, Frost Proof Fire Hydrants, fitted with Ludlow Patented Locking Device 5 1/2 ft from pavement line to bottom of 6" hub connection and fitted with 2-2 1/2" hose nozzles and one steamer connection @ \$64.65  
at and for the total price of \$1163.70.

And the City of Fort Wayne expressly agrees to pay the contractor the said sum of \$1163.70 within 30 days after the delivery of said articles to said City.

It is agreed that time is of the essence of this contract.

Witness the hands and seals of said parties the day and year first above written.

Fort Wayne Oil & Supply Company,  
By G. M. Puckett, President.

The City of Fort Wayne  
By J. D. Brown  
C. L. Baird  
to Board of Public Works

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 19<sup>th</sup> day of July, 1921, by and between the Fort Wayne Oil & Supply Company, a corporation, and the City of Fort Wayne, as more fully set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

Section II

That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.

Tom Snook  
Frank M. King

over



15  
We hereby Certify, that the Common Council of the City of Fort  
Wayne, Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September,  
1921, by a majority vote of all the members elect, did pass the ordinance  
hereunto attached, and known as General Ordinance No. 1047.

Charles King  
President.

Mrs. T. Jefferies  
City Clerk.

Presented to the Mayor for approval on the 19<sup>th</sup> day of September, 1921.

Mrs. T. Jefferies  
City Clerk.

Approved this 19<sup>th</sup> day of September, 1921.

W. Sherman Coulston  
Mayor.

## General Ordinance No. 1048

An ordinance ratifying and approving a contract entered into by and between The National Mill Supply Company, and the City of Fort Wayne, for the furnishing of certain supplies for the Water Works Department.

Whereas, on the 22<sup>nd</sup> day of July, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the National Mill Supply Company, a corporation, for the furnishing of certain supplies for the Water Works Department, which said contract is as follows, to-wit:

This agreement made this 22<sup>nd</sup> day of July, 1921, by and between the National Mill Supply Co. Inc., a corporation, having its principal place of business in the City of Fort Wayne, Indiana, party of the first part, hereinafter called "the contractor" and the City of Fort Wayne, Indiana, by and through its Board of Public Works, party of the second part, hereinafter called "the City", Witnesseth:

That the contractor in consideration of the agreements herein made of the said City, hereby agrees to furnish for, and deliver to said City, f. o. b. at said City of Fort Wayne, within 10 days from the date of the approval of this contract by ordinance of the Common Council of said City, in accordance with the advertisement for bids therefor of said City, dated June 22, 1921, and in accordance with said contractor's bid therefor dated June 29, 1921, to-wit:

500 Burl Boxes, 94 to 42 to 60" at	\$1.21 each
200 Fork Sleds for same	.66 "
48 Round Valve Boxes, "J", 42 to 66"	5.74 "
18 "Ludlow" Fine Hydrants, 5 1/2" bury, 1-5" Steamer connection, 2-2 1/2" hose connection with 5" opening at bottom	\$65.90 each

at and for the total price of \$2379.72

And the said City of Fort Wayne expressly agrees to pay the contractor the said sum of \$2379.72 within 30 days after the delivery of said articles to said City.

It is agreed that time is of the essence of this contract.

Witness, the hands and seals of said parties the day and year first above written.

The National Mill Supply Company  
By L. A. Lehman, Treas.

The City of Fort Wayne  
By  
A. F. Underwood  
C. L. Davis

### Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 22<sup>nd</sup> day of July, 1921, by and between the National Mill Supply Company, a corporation, and the City of Fort Wayne, as more fully set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

over

Section II | That this ordinance be in full force and take effect from and after its passage and approval by the Mayor,

Wm. A. Crook  
Frank H. King

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached and known as General Ordinance No. 1048,

Charles King  
President

Wm. T. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 19<sup>th</sup> day of September, 1921.

Wm. T. Jeffries  
City Clerk.

Approved this 19<sup>th</sup> day of September, 1921.

W. A. Sherman  
Mayor





572  
City of Fort Wayne, Indiana  
By J. O. Brown  
C. L. Knaird  
Clk & Sec of Public Works

Attest:  
Wm. D. Evans  
Secretary

Section I Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the 25<sup>th</sup> day of July 1921, by and between the United States Cast Iron Pipe and Foundry Company and the City of Fort Wayne, as more fully set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

Section II That this ordinance be in full force and take effect from and after its passage and approval by the Mayor.  
John Savage

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 1042.

Charles King  
President.

Wm. F. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 19<sup>th</sup> day of September, 1921.  
Wm. F. Jeffries  
City Clerk.

Approved this 19<sup>th</sup> day of September, 1921.  
H. Sherman Outstall  
Mayor.

General Ordinance No. 1050  
As amended September 13-1921

An ordinance fixing the tax levy for city purposes for the year 1922.

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that a levy of Seventy-two cents (.72) upon each One Hundred Dollars (\$100.00) of assessed valuation of all property within the corporate limits of the City of Fort Wayne, Indiana, be made for the year 1922.

The above levy to be divided as follows:

Appropriation Account	.632
Drinking Fund	.025
Track & Cession	.005
Police Pension Fund	.005
Firemen Pension Fund	.005
Playground Fund	.005
New Swimming Pool Fund	.003
River Improvement & Flood Protection Fund	.04
	<hr/>
	.72

Also that there shall be collected from each male inhabitant liable according to law a Poll Tax of Two Dollars (\$2.00)

Section II

That all taxes shall be collected in semi-annual installments

Section III

That this ordinance shall be in full force and effect from and after its passage and approval by the Mayor.

Charles King.

We Herby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 13<sup>th</sup> day of September, 1921, by a majority vote of all the members elect, did pass the ordinance hereto attached, and known as General Ordinance No. 1050.

Charles King  
Mayor

Mrs. F. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 19<sup>th</sup> day of September, 1921.

Mrs. F. Jeffries  
City Clerk.

Approved this 19<sup>th</sup> day of September, 1921

W. Schumann Buttschall  
Mayor.

# General Ordinance No 1051

An ordinance authorizing the sale of old dump carts and wagons, ruggies, carbage wagons and one Automobile by the Board of Public Works.

## Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the Board of Public Works of the said City, be, and it is hereby authorized to sell the following, to-wit:

- 15 Dump Carts
- 4 Heavy Dump Wagons
- 3 Old Buggies
- 6 Steel-Body Garbage Wagons
- 1 Imperial Automobile, 1914 Model.

The said articles to be sold as other personal property is sold after the same shall have been appraised as provided by law at public or private sale, as said Board may decide, for not less than the appraised value thereof.

## Section II

That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

Harry M. McMillen

We hereby certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 11<sup>th</sup> day of October, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1051

Charles King  
President

Mrs. F. Jeffries  
City Clerk

Presented to the Mayor for approval on the 13<sup>th</sup> day of October, 1921

Mrs. F. Jeffries  
City Clerk

Approved this 13<sup>th</sup> day of October, 1921.

H. Sherman Lentshall  
Mayor

General Ordinance No. 1052

An ordinance requiring The New York, Chicago and St. Louis Railroad Company to erect and maintain safety gates at the crossing of its right of way with Clay Street within the corporate limits of the City of Fort Wayne, as amended October 25, 1921

Section I

Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the New York, Chicago and St. Louis Railroad Company be, and it is hereby required to erect and maintain safety gates on each side of its tracks at the crossing of its right of way with Clay Street within the corporate limits of the City of Fort Wayne.

Section II

That said Company be required to cause such gates to be operated by reliable and competent men, when erected, for the entire twenty-four hours of each day.

Section III

Said Company failing to erect or maintain, or to operate said safety gates at the said crossing as herein provided, shall be fined in the sum of ten dollars, and every day the crossing is allowed to remain without safety gates, shall be deemed a separate offense, and every day, or part of a day the said crossing is allowed to remain without a man to care for said safety gates, as and at the times herein provided for, shall be deemed a separate offense, provided however, that ninety (90) days time from the passage of this ordinance shall be given to the said New York, Chicago and St. Louis Railroad Company in which to erect the said gates herein provided for.

Section IV

That this ordinance to be in full force and take effect on and after its passage and approval by the Mayor and legal publication.

D. M. Buchanan  
Chas King

We hereby Certify, that the Common Council of the City of Fort Wayne, Indiana, at a regular meeting, held on the 25<sup>th</sup> day of October, 1921, by a majority vote of all the members elect, did pass the ordinance herewith attached, and known as General Ordinance No. 1052.

Charles King  
President

Wm F. Jeffries  
City Clerk.

Presented to the Mayor for approval on the 31<sup>st</sup> day of October, 1921

Wm F. Jeffries  
City Clerk.

Approved this 1<sup>st</sup> day of November, 1921

W. Sherman Buttschall,  
Mayor.



5111  
General Ordinance No 1053

An Ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne, by and through its Board of Public Works, and Max Brueker, George M. Brueker, Arthur P. Brueker, partners doing business under the name and style of Max Brueker & Sons, for the erection and construction of Pumping Station No. I.

Whereas, on the 25<sup>th</sup> day of October, 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with Max Brueker and Sons, for the erection and construction of Pumping Station No. I, which contract is in the following words:

This agreement made and entered into this \_\_\_\_\_ day of October, 1921, by and between the City of Fort Wayne, Indiana, by and through its Board of Public Works, party of the first part, hereinafter referred to as the Board, and Max Brueker, Arthur P. Brueker, George M. Brueker, partners doing business under the name and style of Max Brueker & Sons, parties of the second part, hereinafter referred to as the Contractors, witnesseseth:

That for and in consideration of the payment by the Board to the Contractors of the sum of Three Thousand Five Hundred and Twenty-two (\$3,522.00) Dollars, the Contractors hereby agree to erect and construct a Pumping Station located on North Clinton Street, known as Pumping Station No. I. Said Pumping Station to be built and constructed as set forth in the plans and specifications for the same, which form a part of this contract.

The Contractors agree that they will, within ten days after the execution of this contract and its approval by the Common Council of the City, execute a bond to said City for the faithful performance of the contract, and indemnify the City against all damages arising out of said contract, said bond to be satisfactory to the Board.

The Board shall have the right to make any alterations, additions to, or omissions of work or material in such contract as herein specified that may be deemed advisable, and the same shall be acceded to by the Contractors and carried into effect by them without, in any way, violating or violating the contract or any bond given by the Contractors; that no alterations, additions to or omissions of work or material shall be made, unless the same shall be ordered by the Board in writing and written agreement entered into between the Board and the Contractors, as to the amount of money to be allowed or deducted for such alterations or additions.

Contractors further agree that in the prosecution of said work, all proper skill and care will be exercised; that said Contractors will properly and fully guard and protect all excavations and dangerous places, and will use all due and proper precautions to prevent injury to the property, person or persons, what or whosoever therefore, and during the time of making such improvements the City of Fort Wayne shall be saved harmless from any and all liability whatsoever growing out of any injury or damage to property or persons because of any neglect or fault of contractors, his agent or employes in the execution

of this contract on any matter connected therewith or relative thereto, and to pay any judgment with costs which may be obtained against said City growing out of any such injury or damages.

Said Contractors further contract and agree to pay any and all moneys due any contractor, person or persons furnishing any material for said work, and pay any laborers employed by them for any work done in the prosecution of said improvement, and that, in the event of any liens are filed with this Board for any such material, men or laborers, this Board is authorized to hold out of the amount of moneys due said contractors an amount equal to the amount of the liens or claims filed. That before said contractors shall receive their money for the performance of this work they agree to fully satisfy the Board that all liens and claims are paid.

The Board to determine for itself whether the evidence of said payment is or is not satisfactory

It is hereby expressly understood that no assignment of this contract shall be made to any party without the consent of said Board in writing, and that said work shall be completed in — days after the execution and approval of this contract

It is agreed by the Board that for and in consideration of the furnishing of said material and the performance of said work, it will pay to the contractors the sum of Three Thousand Five Hundred and Twenty-two (\$3,522.00) Dollars on the completion and final acceptance of the work by the Board.

In witness whereof the parties have hereunto set their hands and seals this 25<sup>th</sup> day of October, 1921.

The City of Fort Wayne, Indiana.  
By J. D. Brown  
A. T. Anderson  
C. L. Baird  
The Board of Public Works.

Max Imrusher & Sons.  
By A. P. Imrusher

Section I Be it ordained by the Common Council of the City of Fort Wayne, Indiana, that the contract heretofore entered into on the — day of October, 1921, by and between the City of Fort Wayne, by and through its Board of Public Works, and Max Imrusher, George M. Imrusher, Arthur P. Imrusher, partners, doing business under the name and style of Max Imrusher & Sons, as more fully set out in the preamble hereto, be, and the same is hereby in all things ratified and approved.

Section II That this ordinance be in full force, and take effect from and after its passage and approval by the Mayor.

Four Snook

over

475  
We hereby certify, that the Common Council of the City of  
Fort Wayne, Indiana, at a regular meeting, held on the 22<sup>nd</sup> day of  
November, 1921, by a majority vote of all the members elect, did pass  
the ordinance herewith attached, and known as General Ordinance No. 1053.

Charles King  
President

Wm. T. Jefferies  
City Clerk.

Presented to the Mayor for approval on the 28<sup>th</sup> day of November, 1921.

Wm. T. Jefferies  
City Clerk.

Approved this 28<sup>th</sup> day of November, 1921.

W. Sherman Lentshall  
Mayor.

General Ordinance no 1054

An ordinance requiring all milk and cream sold in the City of Fort Wayne Ind for use as such to be clarified as amended.

Section 1. Be it ordained by the common council of the City of Fort Wayne Ind that no person, firm or corporation shall sell or offer for sale, expose for sale, dispose of, exchange or barter or with the intent so to do have in his, its or their possession, custody or control within the corporate limits of the City of Fort Wayne any milk or cream to be used as such within said corporate limits unless such milk or cream shall have first been clarified in a centrifugal clarifier, the type of which is approved by the Department of Public Health of said City.

Section 2. That any person, firm or Corporation failing to comply with or violating this ordinance shall be fined in any sum not less than Ten (\$10.00) dollars, nor more than Fifty (\$50.00) dollars, and that each such sale, or offer to sell shall be and constitute a separate offense.

Section 3. The provisions of this ordinance shall be construed as supplemental and additional to all the provisions of General Ordinance no 985 passed Oct 20-1920.

Section 4. That this ordinance be in full force and take effect fifty days from and after its passage approval by the Mayor and legal publication.

Frank W. King

We hereby certify that the common council of the City of Fort Wayne Ind at a regular meeting held on the 13<sup>th</sup> day of Dec 1921 by a majority vote of two thirds of all the members did pass the Ordinance herunto attached and known as General Ordinance no 1054.

Charles King

President

Wm J. Jafferis

City Clerk

Presented to the Mayor for approval on the 19<sup>th</sup> day of December 1921

Wm J. Jafferis City Clerk

Approved this 19<sup>th</sup> day of December 1921

W. Sherman



## General Ordinance No 1055

On ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne Ind by and through its Board of Public Works and Ernest W. Baumgartner for the construction of a swimming pool and bath house in West Swinney Park Whereas on the 25<sup>th</sup> day of October 1921 the City of Fort Wayne by and through its Board of Public Works entered into a contract with Ernest W. Baumgartner for the erection of a public bath house and swimming pool which contract is in the following words

### GENERAL ORDINANCE NO. 1055

An ordinance ratifying and approving a contract entered into by and between the city of Fort Wayne, Ind. by and through its board of public works and Ernest W. Baumgartner, for the construction of a swimming pool and bath house in West Swinney park.

Whereas on the 25th day of Oct. 1921, the city of Fort Wayne, by and through its board of public works entered into a contract with Ernest W. Baumgartner for the erection of a public bath house and swimming pool, which contract is in the following words:

"This agreement made this 25th day of October, 1921, by and between Ernest W. Baumgartner, party of the first part, hereinafter designated 'the contractor,' and the city of Fort Wayne, Ind., by and through its board of public works, party of the second part, hereinafter designated 'the city,' witnesseth:

"1. That the contractor, in consideration of the agreements herein made by said city, hereby agrees to provide all the materials and perform all the work and labor for the construction, erection and completion of a public swimming pool and bath house in West Swinney park, where designated by said city, in accordance with the contractor's bid therefor, and in all things in accordance with the plans and specifications therefor prepared by J. M. E. Riedel, architect, which bid, plans and specifications are hereby made a part of this contract as fully as if recited herein, and for the sum of eleven thousand nine hundred and ninety-four (\$11,994.00) dollars, to be paid to said contractor by said city.

"2. It is understood and agreed that the work included in this contract is to be done under the direction of the said architect, and that his decision as to the true construction and meaning of the drawings and specifications shall be final.

"3. No alterations shall be made in the work except upon written order of the architect. The amount to be paid by the city, or allowed by the contractor by virtue of such alterations is to be stated in said order. In case the said city and contractor are unable to agree on the amount to be paid or allowed, then the matter shall be referred to three arbitrators, one to be elected by the city and one to be selected by the contractor, and these two to select a third, the decision of any two of whom shall be final and binding.

"4. The contractor expressly agrees that the said swimming pool shall be entirely completed and all of the work hereby contracted for shall be completed and said bath house and swimming pool be delivered finished to said city on or before May 1st 1922.

"5. It is further agreed that time is of the essence of this contract, and that if said contractor shall fail to complete all the work provided for herein by May 1st, 1922, unless such delay is caused by fire or strikes, that then, and in that event, he shall pay to said city as and for liquidated damages for his said failure, the sum of twenty-five (\$25.00) dollars for every day that he is in default in the completion of the work provided for under this contract.

"6. The contractor further agrees that he will within ten (10) days after the execution of this contract, execute a bond to said city in the penal sum of seven thousand (\$7,000.00) dollars, with surety thereon to the approval of the board of public works conditioned for the faithful performance of this contract, and that the contractor shall satisfy all claims and demands incurred in the performance of the work and shall fully indemnify and save harmless said city of all costs and

damages which it may suffer or reason of his failure so to do.

"7. The city expressly agrees to pay the contractor for the performance of all the work and labor done, and materials furnished under this contract, the sum of eleven thousand nine hundred and ninety-four (\$11,994.00) dollars, subject to additions and deductions, as provided for herein, the said sum to be paid only upon certificates of the architect and as follows: Forty per cent of the architect's monthly estimates of materials and labor performed and supplied to be paid as such estimates are made, and the remaining twenty (20) per cent of said contract price to be paid thirty (30) days after final acceptance of the work contracted for herein by the board of public works.

"Witness the hands and seals of said parties the day and year first above written.

ERNEST W. BAUMGARTNER  
"CITY OF FORT WAYNE, IND."  
By J. O. BROWN  
A. T. ANDERSEN.  
C. L. BAIRD

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind., that the contract heretofore entered into on the 25th day of October, 1921, by and between the city of Fort Wayne, Ind., and through its board of public works and Ernest W. Baumgartner, as more fully set out in the preamble hereto, be and the same is hereby in all things ratified and approved.

Sec. 2. That this ordinance be in full force and take effect from and after its passage and approval by the mayor.

HARRY M. McMILLLEN

Section 1. Be it ordained by the Common Council of the City of Fort Wayne Ind. that the Contract heretofore entered into on the 25<sup>th</sup> day of Oct 1921 by and between the City of Fort Wayne by and through its Board of Public Works and Ernest W. Baumgartner as more fully set out in the preamble hereto be and the same is hereby in all things ratified & approved

Sec 2 That this ordinance be in full force and take effect from and after its passage and approval by the Mayor

We hereby certify that the Common Council of the City of Fort Wayne at a regular meeting held on the 13<sup>th</sup> day of Dec 1921 by a majority vote of all the Members elect did pass the Ordinance hereto attached and known as General Ordinance No 1055

Charles King President

Presented to the Mayor for approval on the 19<sup>th</sup> day of Dec 1921

approved this 19<sup>th</sup> day of Dec 1921

W. Sherman Leitchell  
Mayor

Wm J. Jeffers City Clerk

Wm J. Jeffers City Clerk

Whereas on the 14<sup>th</sup> day of Nov 1921 the City of Fort Wayne by and through its Board of Public Works entered into a contract with the Indiana Service Corporation for the extension of car tracks East on Offord and other Streets which contract is in the following words.

Chlorophyll  $a$   $1.1 \times 10^{-4}$

# General Ordinance No 1057

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne, by and through its Board of Public Works and Indiana Service Corporation for extension of tracks on Columbia Avenue.

Whereas on the 13<sup>th</sup> day of Oct 1921 the City of Fort Wayne by and through its Board of Public Works entered into contract with the Indiana Service Corporation for extension of tracks on Columbia Avenue which contract is on the following words:

## GENERAL ORDINANCE NO. 1007

An ordinance ratifying and approving a contract entered into by and between the city of Fort Wayne, by and through its board of public works, and Indiana Service Corporation for extension of tracks on Columbia Avenue.

Whereas, on the 13th day of October, 1921, the city of Fort Wayne, by and through its board of public works, entered into a contract with the Indiana Service Corporation, for extension of tracks on Columbia Avenue, which contract is in the following words:

### COLUMBIA AVENUE

"This agreement, made and entered into this 13th day of October, 1921, by and between the city of Fort Wayne, Indiana, hereinafter called 'the city,' by and through its board of public works, party of the first part, and the Indiana Service Corporation, a corporation organized and existing under the laws of the state of Indiana, hereinafter called 'the corporation,' party of the second part, witnesseth that:

"Whereas, the corporation is now owner of and operating a line of street railroad under the laws of Indiana on Columbia Avenue from Harrison Street to Cleveland Avenue under and by virtue of ordinances adopted by the common council of said city, and

"Whereas, for the benefit and improvement of the street railway service in said city on said street, as extended eastward from said Cleveland Avenue and the territory adjacent thereto, it is expedient and necessary that a double track street railway system be constructed, maintained and operated on said Columbia Avenue from recent to Anthony Boulevard.

"Now, therefore, the said city, by and through its board of public works, under and by virtue of the powers of law conferred on it, does hereby, subject to the conditions herein expressed, authorize and empower said Indiana Service Corporation, its successors and assigns, from and after the approval and ratification of this contract, by ordinance of the common council of said city, to construct, use, maintain and operate a standard double track street railway system, together with all necessary poles, wires, fastenings, guy stuts, anchors, curves and retaining thereto, over and along Columbia Avenue, in the city of Fort Wayne, Allen County, Indiana, from recent Avenue, and there connecting with its present line and system eastwardly to Anthony Boulevard, with suitable clearance curves where Columbia Avenue intersects Delta Boulevard.

"It is understood and agreed that the consent, permission and authority hereby given and granted are upon the following terms and conditions, and the said corporation hereby expressly covenants and agrees for itself, its successors and assigns, to carry out and perform said condition, to-wit:

"1. Said corporation shall lay said tracks and complete the work provided or herein on said portion of said Columbia Avenue and have the same completed by December 31, 1922, but no part of the construction thereof shall be commenced before June 1, 1922, provided, however, that said portion of said Avenue shall be opened, widened and extended as may be necessary in the opinion of the board of public works for the laying of said proposed street railway, the distance between the curbs to be not less than thirty-three feet, and a bridge over Delta Lake be constructed and completed on or before said 1st day of June, 1922, all of said tracks and curves shall be laid under the supervision of and on the lines designated by and to the approval of the city engineer of said city.

"2. The construction of said lines of street railway on said portion of said Avenue shall be carried on so that at least one cross street shall be open at all times for vehicular traffic.

"3. The said corporation agrees to

pave, or cause to be paved the part of said portion of said Avenue between the outer rails of said tracks and for the space of twelve inches on the outside of said rails with vitrified paving brick on a concrete foundation. In all things under and in accordance with the specifications to be approved by the board of public works of said city, and to the approval of and to be acceptable to said board in all cases when and as the balance of said portion of said Avenue is paved, and thereafter to maintain and repair said portion of said street pavement in the manner and at such times as the said board may require; and said corporation further agrees to repave said portion of said Avenue when and as often as the remaining portions of said Avenue are paved by said city, all such paving to be done in all things under and in accordance with specifications, both as to material and in manner provided by said board. Provided, however, that said corporation shall not be required to purchase or maintain said portion of said Avenue with any more expensive material than the remaining portions are or may hereafter be paved with. The said corporation further agrees to maintain the remainder of said portion of said Avenue, to conform to the grade of said Avenue as now or hereafter established by the city engineer, and in such manner as in no way to be an impediment to the ordinary and proper use of such streets by the public in passing along, upon and across said track.

"4. Said corporation shall forever indemnify and save harmless the city of Fort Wayne against and from any and all legal damages, judgment, decrees, cost and expenses of the same which it may suffer and which may be recovered or obtained against it by reason of the growing of or or resulting from the passage of its ordinance, or any matter or thing connected herewith, or by the exercises of the corporation, its servants or agents of the rights and privileges granted by this ordinance.

"5. The said corporation, in the enjoyment of its rights hereunder, shall in no thing be governed and controlled by all the limitations, conditions, agreements, stipulations and requirements of and have the same rights, privileges and duties as are contained in an ordinance passed by the city of Fort Wayne, under and by virtue of which the said corporation is now operating a street railroad on the remaining portion of said Columbia Avenue, in said city; and all rights thereunder

shall terminate at the respective specified in said ordinance, except modified hereby, and as the same have been heretofore modified by laws of the state of Indiana or in the order of the public service commission of Indiana and the said corporation, stipulations and agreements of said ordinance, except such modifications shall be kept performed by said corporation, its successors and assigns.

"In witness whereof, said corporation has hereunto set its hand and seals the date and year first above written.

"INDIANA SERVICE CORPORATION,  
By J. W. GREENLAND,  
Its Vice President.

"CITY OF FORT WAYNE, INDIANA,  
By J. O. BROWN,  
A. T. ANDERSEN,  
C. L. BAIRD,  
Its Board of Public Works.

The Board of Park Commissioners of the city of Fort Wayne, Indiana, going franchise for street railway on Columbia Avenue over such part thereof as is under the control of said Board of Commissioners.

"BY DAVID N. FOSTER,  
LOUIS FOX,  
ABRAHAM ACKERMAN,  
Its Board of Park Commissioners.

Section 1. Be it ordained by the common council of the city of Fort Wayne, Ind., by and through its board of public works and Indiana Service Corporation, as more fully set out in the preamble hereto, be it approved.

Sec 2. That this ordinance shall be in full force and effect from and after its passage and approval by the mayor.

CHARLES KING

We hereby certify that the common council of the City of Fort Wayne Ind at a regular meeting held on the 13<sup>th</sup> day of Decr 1921 by a majority vote of all the members elect did pass the ordinance hereunto attached and known as Gen Ord No 1057

Charles King  
President

Wm J. Jeffers  
City Clerk

Presented to the Mayor for approval on the 19<sup>th</sup> day of December 1921

Wm J. Jeffers City Clerk

approved this 19<sup>th</sup> day of December 1921

W. Shannon Kentucky

Mayor



# General Ordinance No 1058

An ordinance ratifying and approving a contract entered into by and between the city of Fort Wayne, Ind. and through its Board of Public Works and Indiana Service Corporation for double tracking of street car line on West Main Street.

Whereas on the 13<sup>th</sup> day of October 1921 the city of Fort Wayne, Ind. and through its Board of Public Works entered into a contract with the Indiana Service Corporation for double tracking of street car line on West Main Street which contract is in the following words:

## GENERAL ORDINANCE NO. 1058

An ordinance ratifying and approving a contract entered into by and between the city of Fort Wayne, Ind. and through its Board of Public Works, and Indiana Service Corporation, for double-tracking of street-car lines on West Main Street.

Whereas, on the 13<sup>th</sup> day of October, 1921, the city of Fort Wayne, Ind. and through its Board of Public Works, entered into a contract with the Indiana Service Corporation, for double-tracking of street car line on West Main Street, which contract is in the following words:

**WEST MAIN STREET**

"This agreement, made and entered into this 13<sup>th</sup> day of October, 1921, by and between the city of Fort Wayne, Indiana, hereinafter called 'the city,' by and through its board of public works, party of the first part, and Indiana Service Corporation, a corporation organized and existing under the laws of the state of Indiana, hereinafter sometimes called 'the corporation,' party of the second part, witnesseth:

"That, whereas, the said corporation is now the owner of and operating a line of street railroad under the laws of Indiana, the said street railroad from Union street to the East line of the Lake Erie & Western Railway company's right-of-way, under and by virtue of ordinances adopted by the common council of said city, and

"Whereas, for the benefit and improvement of the street railway service in said city and on said street, to take care of the increased traffic demand on said street, it is expedient and necessary that a double track street railway service be constructed, maintained and operated on said portion of West Main street.

"Now, therefore, the said city by and through its board of public works, under and by virtue of the powers conferred by law on it, does hereby, subject to the conditions herein expressed, authorize and empower said Indiana Service Corporation, its successors and assigns, from and after the approval and ratification of this contract by an ordinance of the common council of said city, to construct, use, maintain and operate a standard double-track street railway system, together with all necessary rights and privileges for necessary poles, wires, feed wires, guy wires, guy stubs, curves, anchors and all other fixtures and appurtenances pertaining thereto, over, on, and along the following described route in the city of Fort Wayne, Allen county, Indiana, to-wit: On, over, and along West Main street, from Union street, over and across the bridge over the St. Mary's river, to a point 232 feet west of the west street line of Burnham avenue, projected to intersect said present track.

"It is understood and agreed that said permission and authority hereby given and granted are upon the following terms and conditions, and the said corporation by its acceptance hereof, expressly covenants and agrees for itself, its successors and assigns, to carry out and perform said terms and covenants to-wit:

"1. Said corporation shall lay said tracks and complete the work provided herein, and build the same on said portion of said West Main street within fourteen months after the approval of this contract by an ordinance adopted by the common council of the city, and shall lay said tracks and complete the

work provided for herein within 120 days from the time it commences work thereon. All said tracks and curves shall be laid under the supervision of and on the lines designated by and to the approval of the city engineer.

"2. The construction on said streets shall be carried on so that one side of the street shall be open at all times for vehicular traffic, and at least three cross-streets on said street shall be kept open for such traffic.

"3. The said corporation agrees to pave or cause to be paved the part of said street between the street between the outer rails of said tracks and for a space twelve inches on the outside of said outer rails with vitrified paving brick on a concrete foundation, in all times under and in accordance with specifications to be approved by said board of public works, and to be acceptable to said board, and hereafter to maintain and repair said portion of said street pavement in the manner and at such times as the said board may require, and said corporation further agrees to remove said portion of said street when and as often as the remaining portions of said street are paved by said city.

"4. All such paving to be done under and in accordance with specifications, both as to materials and manner, provided by said board, provided, however, that said corporation shall not be required to have, remove or maintain any portions of said street with any more expensive material than the remaining portions thereof are or may heretofore be paved with.

"5. In case said corporation does not occupy the said streets for the purposes herein provided within the time limited herein, then and in that event, the said corporation, its successors and assigns shall forfeit all the rights and privileges herein granted.

"6. The said corporation shall forever indemnify and save harmless the said city of Fort Wayne, its officers, agents and all legal damages, judgments, decrees, costs and expenses of the same, which it may suffer or which it may be recovered or obtained, in or by reason of or growing out of or resulting from the passage of this ordinance, or any matter or thing connected herewith, or by the exercise by the common council, its successors or agents under or by virtue of the provisions of this ordinance.

"7. The said corporation in the enforcement of its rights hereunder shall in all things be governed and controlled by all the limitations, conditions, agreements, stipulations and requirements of and have the same rights, privileges and duties as are contained in an ordinance of the city of Fort Wayne granting a franchise to the Fort Wayne Street Railroad company on February 28<sup>th</sup>, 1888, being Ordinance No. 10, and under and by virtue of which ordinance this corpora-

tion is now operating a single track street railroad from Union street to the east line of the right-of-way of the Lake Erie & Western Railway company in said city, and all rights hereunder shall terminate at the date specified in said ordinance for the termination thereof, except as modified hereby and as the same may have been heretofore modified by the laws of the state of Indiana, and by the order of the public service commission of Indiana, and the said limitations, agreements, stipulations and requirements of said ordinance, except as to such modifications, shall be kept and performed by said corporation, its successors and assigns.

"In witness whereof, said parties have hereunto set their hands and seals the date and year first above written.

**INDIANA SERVICE CORPORATION**  
By J. W. GREENLAND  
Its Vice President

**"CITY OF FORT WAYNE"**  
By J. O. BROWN  
A. S. ANDERSON  
C. L. BAIRD  
Its Board of Public Works.

Section 1. Be it ordained by the common council of the city of Fort Wayne, Ind., that the contract heretofore entered into on the 13<sup>th</sup> day of October, 1921, by and between the city of Fort Wayne, Ind. and through its board of public works and Indiana Service Corporation, as more fully set out in the preamble hereto be and be same is hereby in all things ratified and approved.

Sec. 2. That this ordinance be in full force and take effect from and after its passage and approval by the common council.

HARRY M. McSHILLEN

We hereby certify that the common council of the city of Fort Wayne, Indiana at a regular meeting held on the 13<sup>th</sup> day of December 1921 by a majority vote of all the members elected did pass the ordinance herewith attached and known as

General Ordinance No 1058

Charles King President

Wm. J. Jefferies City Clerk

Presented to the Mayor for approval on the 19<sup>th</sup> day of December 1921

Wm. J. Jefferies City Clerk

Approved this 19<sup>th</sup> day of December 1921

W. Sherman Councilman



# General Ordinance no 1059

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne by and through its Board of Public Works and Indiana Service Corporation for tracks on Kamm street and connecting with track on Spy Run avenue

Whereas on the 13<sup>th</sup> day of October 1921 the City of Fort Wayne by and through its Board of Public Works entered into a contract with the Indiana Service Corporation for tracks on Kamm street and connecting with track on Spy Run avenue which contract is in the following words:

## GENERAL ORDINANCE NO. 1059

An ordinance ratifying and approving a contract entered into by and between the City of Fort Wayne, Ind., by and through its Board of Public Works, and Indiana Service Corporation, for tracks on Kamm street and connecting with track on Spy Run avenue.

Whereas on the 13<sup>th</sup> day of October 1921, the City of Fort Wayne, by and through its Board of Public Works, entered into a contract with the Indiana Service Corporation for tracks on Kamm street and connecting with track on Spy Run avenue, which contract is in the following words:

That the said contract entered into this 13<sup>th</sup> day of October, 1921, by and between the City of Fort Wayne, Ind., hereinafter called the City, by and through its Board of Public Works, party of the first part, and Indiana Service Corporation, a corporation organized and existing under the laws of the State of Indiana, hereinafter sometimes called the Corporation, party of the second part, substance that:

Whereas, said corporation is now the owner of and operating a system of street railroads under the laws of Indiana in the City of Fort Wayne and is also the owner of a tract of land in said city bounded on the north by Spy Run Avenue, on the south by Kamm Street, on the east by an alley on the south side of Eckert's Addition in said city, on which tract of land the Corporation intends to construct and maintain shops and other facilities for the use of its street system of railroads, and

Whereas, in order to utilize said tract of land for its said purpose, it is necessary for it to construct and maintain an additional street railroad track along the north line of said Kamm street and branch off track and curves leading off from said additional track into said tract of land and connecting said track with new existing track on said Kamm street.

Now, therefore, the said City by and through its Board of Public Works, under and by virtue of the powers conferred by law on it, does hereby, subject to the conditions herein expressed, authorize and empower said Indiana Service Corporation, its successors and assigns, from and after the approval and ratification of this contract by an ordinance of the common council of said City to construct, use, maintain and operate an additional street railroad track along the north side of Kamm street in said City, the center line of which shall not be less than sixteen feet north of the center line of the Corporation's present track, as now located on said street, and to connect with said present track at a point approximately sixty feet west of the west line of Spy Run Avenue and including one cross-over track connecting said additional track with said present track at or near the point where the north end of Barr street intersects said Kamm street; also four branch-off tracks running northward from said additional track east of and near a point where the east line of Lafayette street extended would intersect the north line of Kamm street and also two branch off tracks from said existing track on Kamm street at a point where the same connects with the Corporation's west track on Spy Run Avenue, and running thence in a northerly direction into the southwest corner of said tract of land so owned by said Corporation and on which it is proposing to build its said shops, together with all necessary rights and privileges for necessary

poles, wires, feed wires, guy wires, guy stabs, anchors, curves and other fixtures and appurtenances, pertaining thereto for the operation of said tracks. Said two branch off tracks leading off from said existing track at and near where the same connect with the Corporation's said west track on Spy Run Avenue shall be constructed and completed within six months from the date of the final passage of an ordinance approving this contract and any part of the pavement on said Spy Run Avenue taken up and removed in the building of said branch-off track shall be at once replaced and put in as good condition as the same now is; but that portions of said branch-off tracks and for a space of twelve inches on the outside of said outer rails shall be paved with vitrified paving brick on a concrete foundation at the time of the construction of said branch-off tracks, in all things under and in accordance with specifications to be approved by said Board of Public Works and to be acceptable to said Board.

Said Corporation further agrees that it the time it constructs said two branch-off tracks from said west track on Spy Run Avenue, it will remodel and reconstruct and relay the sidewalks on the west side of Spy Run Avenue north of Kamm street, and any part of the pavement displaced by the construction of said tracks in all things under and in accordance with specifications to be approved by said Board and to be acceptable to said Board.

Said additional tracks and said branch-off tracks, leading therefrom shall be constructed as and when needed in the development and construction of the Corporation's shops on said tract of land in connection with which said branch-off tracks are intended to be paved.

It is understood and agreed that the consent, permission and authority hereby given and granted are upon the following terms and conditions and the said Corporation by its acceptance hereof of expressly covenants and agrees, for itself and its successors and assigns, to carry out and perform said conditions, to-wit:

1. Said Corporation agrees to pave or cause to be paved the part of said portion of said Kamm street between the outer rails of said track and for a space of twelve inches on the outside of said outer rails with vitrified paving brick on a concrete foundation, in all things under and in accordance with specifications to be approved by said Board of Public Works and to the removal of and to be acceptable to said Board in all cases when and where paved and hereafter to maintain and repair said portions of said street pavement in the manner and at such times as the said Board may require.

2. Said Corporation further agrees to remove said portions of said Kamm

street and of said Spy Run Avenue when and as often as the remaining portions of said street and Avenue, where said additional track and branch off tracks are located, are paved by said City, all such paving to be done in a suitable and manner provided by said Board; provided, however, that said Corporation shall not be required to pave, remove or maintain said portions of said street or Avenue with any more expensive material than the remaining portions are or may hereafter be paved with.

3. The said Corporation further agrees that until the remainder of said street is paved by said City, it will fill in and keep filled the space between the outer rails and for twelve inches on the outside of said outer rails with cinders, or earth to the approval of said Board, to conform with the grade of said street as now or hereafter established by the City Engineer and in such manner as in no way to be an impediment to the ordinary and proper use of said street by the public in passing along upon and across said tracks.

4. Said Corporation shall forever indemnify and save harmless the City of Fort Wayne against and from any and all legal damages, judgments, claims, costs and expenses which it may suffer or which may be recovered or obtained against it for or by reason of or growing out of or resulting from the passage of this ordinance, or any matter or thing connected therewith or by the exercise by the Corporation, its servants or agents, of the rights and privileges thereby granted.

5. The said Corporation in the enjoyment of its rights hereunder shall in all things be governed and controlled by all the limitations, conditions, covenants, stipulations and requirements of and have the same rights, privileges and duties as are contained in ordinance passed by the Board of Commissioners of Allen County, Indiana, March 22, 1905, granting the right and permission to operate the existing street railroad tracks on said Kamm street, and all rights hereunder shall terminate at the respective periods specified in said contract and ordinance except as modified by laws and as the same may have been heretofore modified by the laws of the State of Indiana or by order of the public service commission of Indiana and the said limitations, covenants, stipulations and requirements of said ordinance, except as to be acceptable to said Corporation, its successors and assigns.

In witness whereof said parties have hereunto set their hands and seals the date and year first above written.

INDIANA SERVICE CORPORATION.  
By ROBERT M. FEUSTEL, Its President

"CITY OF FORT WAYNE, IND.  
By J. O. BROWN,  
A. T. ANDERSEN  
C. L. BAIRD,

Its Board of Public Works.  
Section 1. Be it ordained by the common council of the City of Fort Wayne, Ind., that the contract entered into on the 13<sup>th</sup> day of October, 1921, by and between the City of Fort Wayne, by and through its Board of Public Works, and the Indiana Service Corporation, as more fully set out in the preamble hereto, and the same is hereby in all things ratified and approved.  
Sec. 2. That this ordinance be, and the same shall be, in full force and effect from and after its passage and approval by the Mayor.  
E. M. BUCHANAN, Mayor.

I do hereby certify that the Common Council of the City of Fort Wayne did at a regular meeting held on the 13<sup>th</sup> day of December 1921 by a majority vote of all the members elect and pass the ordinance hereto attached and known as General Ordinance no 1059

Richard W. King

President

Presented to the Mayor for approval on the 19<sup>th</sup> day of December 1921

Approved this 19<sup>th</sup> day of Dec 1921

W. Shuman Centaball  
Mayor

Approved this 19<sup>th</sup> day of December 1921

General Ordinance no 1061

An ordinance authorizing the acquisition by Condemnation or purchase of a certain tract of real estate by the Board of Public works.

Section 1 Be it ordained by the common council of the City of Fort Wayne Ind that the Board of Public works of said City be and ~~the same~~ it is hereby authorized to acquire by condemnation or purchase at and for the sum of Six Thousand (\$6000.00) dollars a certain tract of real estate in said City of Fort Wayne in Allen County Indiana described as follows. To wit All of that part of lot 2 of Eliza Hann Senior Subdivision of a tract of land in the North East quarter of Section 2. Township 30. Range 12 and lying between Leuck Street and the Saint Mary's river and Barr Street and Calhoun Street which lies North of a line described as follows:

Commencing at a point on the east line of Calhoun Street fifty (50) feet north of the South west corner of said lot 2. thence Northwesterly to a point two hundred and sixteen (216) feet north of the South line of said lot 2 at a point one hundred fifty (150) feet east of the east line of Calhoun Street thence in an Easterly direction to a point on the west line of Clinton Street 292 feet north of the South east corner of said lot 2. Eliza Hanna Senior Subdivision.

The said Six Thousand dollars to be paid out of the Flood Prevention fund.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Mayor.

We hereby certify that the common council of the City of Fort Wayne Indiana at a regular meeting held on the 27<sup>th</sup> day of December 1921 by a majority vote of all the members did pass the ordinance herunto attached and known as General Ordinance no 1061

Charles King

President

William J. Jeffries

City Clerk

Presented to the Mayor for his approval on the 31<sup>st</sup> day of Dec

1921

Wm J. Jeffries City Clerk

approved this 31<sup>st</sup> day of December 1921

W. Sherman Leitchall

Mayor



General Ordinance No 1063

An ordinance authorizing the purchase of certain tracts of real estate by the Board of Public Works

Section 1. Be it ordained by the common council of the City of Fort Wayne Indiana that the Board of Public Works of said City be and is hereby authorized and directed to purchase at and for the sum of \$3,500.00 the following described tracts of real estate in the City of Fort Wayne Indiana for river improvement purposes.

First a Tract of land in the Southwest portion of lot no 5. of Wells Reserve, Township 30 North, Range 12 East. Commencing at a point on the east line of the alley East of Clinton Street ninety (90) feet south of the South line of Fourth Street: Thence east parallel with the South line of Fourth Street, two hundred and sixty (260) feet. Thence south to the St. Marys River: Thence Northwest following the Meanderings of the St. Marys River to its intersection with the East line of the alley East of Clinton Street: Thence north on the East line of the alley East of Clinton Street to the place of beginning. Second, all of that portion of Lot no 5 Wells Reserve Township 30 North Range 12 East described as follows: Beginning at a point on the South line of Fourth Street two hundred and sixty (260) feet east of the East line of the alley East of Clinton Street and ninety (90) feet south of the South line of Fourth Street: Thence Southeast thirty (30) feet to a point one hundred and ten (110) feet south of the South line of Fourth Street: Thence east parallel with the South line of Fourth Street and one hundred and ten (110) feet distant therefrom to a point one hundred (100) feet west of the East line of lot no 5 Wells Reserve: Thence Northeast to a point on the South line of Fourth Street fifty (50) feet west of the East line of lot no 5 Wells Reserve: Thence east on the South line of Fourth Street fifty (50) feet to East line of Lot no 5 Wells Reserve: Thence South on the East line of lot no 5 Wells Reserve to the North line of the Waterhouse land three hundred and nineteen (319) feet more or less: Thence west Seventeen (17) feet: Thence Southwest to the North line of Eliza J. Boswell Subdivision intersecting the same one hundred and sixty-two (162) feet west of the West line of Spy Run Avenue: Thence west on the North line of Eliza J. Boswell Subdivision to its intersection with the St. Marys River: Thence Northwest following the Meanderings of the St. Marys River to a point two hundred and sixty (260) feet east of the East line of the alley East of Clinton Street Thence north to the place of beginning. Third the following lots and Parts of lots in Eliza J. Boswell Subdivision of a portion of lot no 5 Wells Reserve. The North ten (10) feet of the West ten (10) feet of lot no 1 and the North 10 feet of lots nos. 2-3-4-5 and the West twenty-nine and one-half (29½) feet of lot no 5: All of lot no 21 and the North one hundred and fifty-one (151) feet of lot no 20.

Section 2 That this ordinance be in full force and take effect on and after its passage and approval by the Board of Public Works.

We hereby certify that the common council of the City of Fort Wayne Ind. a Regular meeting held on the 27 day of Dec 1902



by a majority vote of all the members elect did pass the ordinance  
herunto attached and known as General Ordinance 1062

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of Dec 1921

Wm. J. Jeffries City Clerk

Approved this 31<sup>st</sup> day of Dec 1921

W. Sherman Cutshall

### General Ordinance no 1063

Whereas a Judgment was rendered by the Superior Court of Allen  
County, Indiana on the 25<sup>th</sup> day of November 1921 ordering directing  
and commanding the Common Council of the City of Fort Wayne  
and each member thereof to immediately and forth-with levy a tax  
of two tenths of one mill on each dollar of the taxable property  
of the City of Fort Wayne for the year 1921 less the levy of .005  
on each One Hundred (\$100.) dollars of the assessed valuation for  
the year 1921 heretofore made.

Now Therefore

Section 1. Be it ordained by the common council of the City  
of Fort Wayne Ind that a levy of two tenths of one mill on each  
dollar of the assessed valuation of all property within the corporate  
limits of said City of Fort Wayne be made for the use and benefit  
of the Police Pension Fund of the City of Fort Wayne for the year 1921  
less the levy of .005 on each One Hundred (\$100.) dollars of the  
assessed valuation of all property within the corporate limits of the  
City of Fort Wayne for the year 1921 heretofore made

Section 2. This tax to be collected in semi-annual installments  
during the year 1922.

Section 3. That this ordinance be in full force and effect on  
and after its passage and approval by the Mayor.

Jacob Bell. Fred W. Wabunburg. Frank A. Schramm. Lave Hurline  
E. M. Buchanan Harry M. McWilliam. F. W. King. Al. O. Pope. Chas. Craig  
James A. Liggitt. Ben F. Bennett. Tom Snook. John W. Reynolds

we hereby certify that the common council of the City of Fort Wayne  
Ind at a regular meeting held on the 27<sup>th</sup> day of Dec 1921 by a  
majority vote of all the members elect did pass the ordinance  
herunto attached and known as General Ordinance no 1063

Charles King

President

Wm. J. Jeffries

City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of Dec 1921

Wm. J. Jeffries City Clerk

Approved this 31<sup>st</sup> day of Dec 1921

W. Sherman Cutshall

Mayor

# General Ordinance no 1064

An ordinance ratifying and improving a contract entered into November 28<sup>th</sup>, 1921 by and between the City of Fort Wayne by and through its Board of Public Safety and the Safety Insulated Wire and Cable Company. Whereas on the 28<sup>th</sup> day of November 1921 the City of Fort Wayne Indiana by and through its Board of Public Safety entered into a contract with the Safety Insulated Wire and Cable Company for cables for the new Gamewell Fire alarm system which contract is in the following words.

for each day that it is in default in said delivery.  
"Said first party agrees to furnish within ten (10) days after the acceptance of this contract, its bond in the penal sum of \$500.00, with surety to the approval of said board of safety, conditioned that it will carry out this contract, and make said delivery within the time herein provided."

"Said city expressly agrees to pay said sum to first party on the delivery to said city of all of such supplies. Witness the hands and seals of said parties the day and year first above written."  
THE SAFETY INSULATED WIRE AND CABLE CO.  
For G. M. HARKEL, Secy.  
"CITY OF FORT WAYNE, INDIANA."  
By JOHN B. WALKER,  
PHILIP KOEHLER,  
W. G. BERDELMAN,  
Board of Public Safety."

Section 1. Be it ordained by the common council of the city of Fort Wayne, Ind., that the contract heretofore entered into on the 28<sup>th</sup> day of November, 1921, by and between the city of Fort Wayne, by and through its board of public safety, and the Safety Insulated Wire and Cable company, as hereto, be and the same be hereby in all things ratified and approved.

Sec. 2. That this ordinance be in full force and take effect on and after its passage and approval by the mayor.  
TOM SNOOK

Whereas, on the 28<sup>th</sup> day of November, 1921, the city of Fort Wayne, Ind., by and through its board of public safety, entered into a contract with the Safety Insulated Wire and Cable company for cables for the new Gamewell fire alarm system, which contract is in the following words:

"This agreement made this 28<sup>th</sup> day of November, 1921, by and between the Safety Insulated Wire and Cable company, a corporation, of Chicago, Ill., party of the first part, and the city of Fort Wayne, Ind., by and through its board of public safety, party of the second part, witnesseth:

"That first party in consideration of the agreements and covenants herein made by second party, hereby covenants and agrees to furnish and deliver to said city, shipment to be made hereof at said city, at and for the sum of three hundred and sixty-nine dollars per thousand feet, f. o. b. Fort Wayne, Ind., with 1 per cent off for cash in ten (10) days, the following:

"Three thousand or more feet, 10 para electric cable, in accordance with the specifications as approved by the International Association of Municipal Electricians with the following provisions:

"All wires to be No. 16 B and S G.  
"All wires twisted in pairs.  
"All sheath to be one-eighth inch thick.  
"All sheath to have 2 per cent tin.  
"All cable to be delivered f. o. b. Fort Wayne, Ind."

"Said supplies to be furnished in accordance with the advertisement for bids therefor made by said board, and in accordance with bid heretofore made under said advertisement by said first party.

"It is further agreed that time is of the essence of this contract and if first party fails to ship said supplies within twenty-one (21) days from date hereof, unless such delay is caused by fire or strike, that then and in that event, it shall pay to said city as and for liquidated damages for its said failure, the sum of twenty-five (\$25.00) dollars.

We hereby certify that the Common Council of the City of Fort Wayne Ind at a regular meeting held on the 27<sup>th</sup> day of December 1921 by a majority vote of all the members elected did pass the ordinance hereto attached and known as General Ordinance no 1064  
Charles King Mayor  
Wm. Jefferies City Clerk

Presented to the Mayor for approval on the 31<sup>st</sup> day of Dec 1921  
Wm. Jefferies City Clerk  
U. S. Shuman City Clerk  
Approved this 31<sup>st</sup> day of Dec 1921  
Mayor















